

Madeulurs

OUNCIL.

FOR 1887-88.

In Common Council, April 4, 1887.

CHARTER MEETING.

The clerk called the board to order. Present—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

On motion of Ald. Thayer, Ald. Kelly was made temporary chairman.

Ald. Thayer moved to proceed to ap-

point a president of the board. Adopted.
Ald. Thayer nominated Ald. Tracy.

Ald. Tracy was named by

Ald. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

Ald. Tracy was declared appointed president of the Common Council.

Ald. Thayer moved to proceed to appoint a City Messenger. Adopted.

Ald. Thayer nominated Francis J. Irwin. Francis J. Irwin was named by

Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

Francis J. Irwin was declared appointed

City Messenger.

Ald. Kohlmetz moved that the Council proceed to appoint a Sealer of Weights and Measures.

Ald. Foley moved as an amendment that action be postponed.

Lost by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Foley, Hall, Swikehard, Kelly, Thayer—8. Nays—Ald. Marson, Kohlmetz, Fritzsche, Elliott, Selye, Judson, Stein, Bohrer—8.

Ald. Kohlmetz's motion was lost by the following vote:

Ayes—Ald. Marson, Kohlmetz, Fritzsche, Elliott, Selye, Judson, Bohrer—7.
Nays—Ald. Tracy, Sullivan, Fee, Foley, Hall, Swikehard, Stein, Kelly, Thayer—9.

Ald. Sullivan moved that a committee of two be appointed to escort the newly ap-

pointed chairman to the chair. Adopted. Ald. Sullivan and Elliott were appointed and conducted Ald. Tracy to the chair.

Ald. Tracy in a few expressive words thanked the Aldermen for the honor conferred.

Ald. The moved that the board proeeed to appoint an Inspector of Meat, Milk

and Vegetables. Adopted.
Ald. Thayer nominated William H. O' Kane.

William H. O' Kane was named by

Ald. Tracy, Sullivan, Marson, Fee, Elliott, Foley, Hall, Swikehard, Stein, Kelly, Thayer—11. Blank—Ald. Kohlmetz, Fritzsche, Selye, Judson,

William H. O'Kane was declared appointed Inspector of Meat, Milk and Vegetables.

Ald. Thaver moved that the board proceed to appoint three city physicians for the east side. Adopted.

Ald. Thaver nominated Dr. J. L. Roseboom.

Ald. Kohlmetz nominated Dr. C. C. Barber.

Dr. Roseboom was named by—

Ald. Tracy, Sullivan, Fee, Foley, Hall, Swikehard, Kelly, Thayer—8.

Dr. Barber was named by—

Ald. Marson, Kohlmetz, Fritzsche, Elliott, Selye, Judson, Stein, Bohrer—8.

No choice.

SECOND BALLOT.

Dr. Roseboom was named by—

Ald. Tracy, Sullivan, Fee, Foley, Hall, Swikehard, Kelly, Thayer—8.

Dr. Barber was named by-

Ald. Marson, Kohlmetz, Fritzsche, Elliott, Selye, Judson, Stein, Bohrer—8.

No choice.

THIRD BALLOT.

Dr. Roseboom was named by—

Ald. Tracy, Sullivan, Fee, Foley, Hall, Swikehard, Kelly, Thayer—8.

Dr. Barber was named by—

Ald. Marson, Kohlmetz, Fritzsche, Elliott, Selye, Judson, Stein, Bohrer—8.

No choice.

Ald. Foley presented a petition for the appointment of a lady physician and nominated Dr. Pauline Morton.

FOURTH BALLOT.

Dr. Roseboom was named by—

Ald. Tracy, Sullivan, Fee, Hall, Swikehard, Kelly, Thayer-7.

Dr. Barber was named by-

Ald. Kohlmetz, Fritzsche, Elliott, Judson, Stein, Bohrer-6.

Dr. Morton was named by-

Ald. Marson, Foley, Selye-3.

No choice.

Ald. Elliott nominated Dr. Mary E. Stark for lady physician on the east side of the river.

FIFTH BALLOT.

Dr. Roseboom was named by—

Ald. Tracy, Sullivan, Fee, Foley, Selye, Hall, Swikehard, Kelly, Thayer—9.

Dr. Barber was named by—

Ald. Marson, Kohlmetz, Fritzsche, Elliott, Judson, Stein, Bohrer—7.

Dr. Roseboom was declared appointed one of the city physicians on the east side.

Ald. Thayer nominated Dr. N. M. Col-

Dr. Collins was named by-

Ald. Tracy, Sullivan, Fee, Foley, Hall, Swikehard, Kelly, Thayer—8.

Dr. Stark was named by—

Ald. Marson, Kohlmetz, Fritzsche, Elliott, Judson, Stein, Bohrer—7.

Dr. Barber was named by-

Ald. Selye-1.

No choice.

SECOND BALLOT.

Dr. Collins was named by—

Ald. Tracy, Sullivan, Fee, Foley, Hall, Swike-hard, Kelly, Thayer—8.

Dr. Stark was named by—

Ald. Marson, Kholmetz, Fritzsche, Elliott, Selye, Judson, Stein, Bohrer—8.

No choice.

THIRD BALLOT.

Dr. Collins was named by—

Ald. Tracy, Sullivan, Fee, Foley, Hall, Swikehard, Kelly, Thayer—8.

Dr. Stark was named by—

Ald. Marson, Kohlmetz, Fritzsche, Selye, Judson, Stein, Bohrer—8.

No choice.

Ald. Kelly moved to suspend balloting for physicians on the East Side and proceed to ballot for physicians on the West side.

Lost by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Foley, Hall, Swikehard, Kelly, Thayer—8. Nays—Ald. Marson, Kohlmetz, Fritzsche, Elli-ott, Selye, Judson, Stein, Bohrer—8.

FOURTH BALLOT.

Dr. Collins was named by—

Ald. Tracy, Sullivan, Fee, Foley, Hall, Swikehard, Kelly, Thayer—8.

Dr. Stark was named by—

Ald. Marson, Kohlmetz, Fritzsche, Elliott, Selye, Judson, Stein, Bohrer—8.

No choice.

FIFTH BALLOT.

Dr. Collins was named by-

Ald. Tracy, Sullivan, Fee, Foley, Hall, Swike-hard, Kelly, Thayer—8.

Dr. Stark was named by—

Ald. Marson, Kohlmetz, Fritzsche, Elliott, Selye, Judson, Stein Bohrer—8. No choice.

SIXTH BALLOT.

Dr. Collins was named by-

Ald. Tracy, Sullivan, Fee, Foley Hall, Swikehard, Kelly, Thayer—8.

Dr. Stark was named by—

Ald. Marson, Kohlmetz, Fritzsche, Elliott, Selye, Judson, Stein, Bohrer—8.

No choice

Ald. Swikehard moved that the Council suspend balloting for physicians on the east side and ballot for physicians on the west side.

Adopted by the following vote:

Ayes-Ald. Tracy, Sullivan, Fee, Foley, Hall, Swikehard, Judson, Stein, Kelly, Thayer—10. Nays-Ald. Marson, Kohlmetz, Fritzsche, Elliott, Selye, Bohrer-6.

Ald. Thayer nominated Dr. E. P. Burke. Ald. Kohlmetz nominated Dr. Pauline

Morton.

Dr. Burke was named by—

Ald. Tracy, Sullivan, Fee, Foley, Hall, Swike-hard, Kelly, Thayer—8.

Dr. Morton was named by—

Ald. Marson, Kohlmetz, Fritzsche, Elliott, Selye, Judson, Stein, Bohrer—8.

No choice.

SECOND BALLOT.

Dr. Burke was named by—

Ald. Tracy, Sullivan, Fee, Hall, Swikehard, Kel-Thayer—7. ly, Thayer—7.
Dr. Morton was named by—

Ald. Marson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Judson, Stein, Bohrer—9.

Dr. Morton was declared appointed.

Ald Thayer nominated Dr. V. A. Hoard. Ald. Kohlmetz nominated Dr. Fischer.

Dr. Hoard was named by-

Ald. Tracy, Sullivan, Fee, Foley, Hall, Swikehard, Kelly, Thayer—8.

Dr. Fischer was named by—

Ald. Marson, Kohlmetz, Fritzsche, Elliott, Selye, Judson, Stein, Bohrer—8.

No choice.

SECOND BALLOT.

Dr. Hoard was named by-

Ald. Tracy, Sullivan, Fee, Foley, Hall, Swike-hard, Kelly, Thayer—8. Dr. Fischer was named by—

Ald. Marson, Kohlmetz, Fritzsche, Elliott, Selye, Judson, Stein, Bohrer—8.

No choice.

THIRD BALLOT.

Dr. Hoard was named by-

Ald. Tracy, Sullivan, Fee, Foley, Hall, Swike-hard, Kelly, Thayer—8.

Dr. Fischer was named by-

Ald. Marson, Kohlmetz, Fritzsche, Elliott, Selye, Judson, Stein, Bohrer—8.

No choice.

Ald. Elliott moved that balloting for physicians on the West side be suspended and that the board proceed to ballot for physicians in the East side. Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliot, Selye, Judson, Stein, Bohrer, Thayer—12.
Nays—Ald. Foley, Hall, Swikehard, Kelly—4.

Ald. Thayer nominated Dr. Collins.

Dr. Collins was named by-

Ald. Tracy, Sullivan, Fee, Foley, Selye, Hall, Swikehard, Kelly, Thayer—9.

Dr. Stark was named by-

Ald. Marson, Kohlmetz, Fritzsche, Elliott, Judson, Stein, Bohrer-7.

Dr. Collins was declared appointed.

Ald. Thaver nominated Dr. A. R. Gumberts.

Ald. Kohlmetz nominated Dr. Mary E. Stark.

Dr. Gumberts was named by-

Ald. Tracy, Sullivan, Fee, Foley, Selye, Hall, Swikehard, Kelly, Thayer-9.

Dr. Stark was named by—

Ald. Marson, Kohlmetz, Fritzsche, Elliott, Judson, Stein, Bohrer-7.

Dr. Gumberts was declared appointed.

Ald. Elliott moved to proceed to ballot for physician on the West Side.

Ald. Thayer nominated Dr. V. A. Hoard,

Dr. Hoard was named by

Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

Dr. Hoard was declared appointed.

Ald. Thayer nominated Dr. M. C. Ruth-

Ald. Kohlmetz nominated Dr. Thurber. Ald. Sullivan nominated Dr. Burke.

Dr. Rutherford was named by

Ald. Tracy, Hall, Swikehard, Kelly, Thayer-5.

Dr. Thurber was named by

Ald. Marson, Kohlmetz, Fritzsche, Elliott, Judson, Stein, Bohrer-7

Dr. Burke was named by

Ald. Sullivan, Fee, Foley, Selye-4.

No choice.

SECOND BALLOT. Dr. Rutherford was named by

Ald. Tracy, Hall, Swikehard, Kelly, Thayer-5.

Dr. Burke was named by

Ald. Sullivan, Fee, Foley, Selye-4.

Dr. Thurber was named by

Ald. Marson, Kohlmetz, Fritzsche, Elliott, Judson, Stein, Bohrer-7.

No choice.

THIRD BALLOT.

Dr. Rutherford was named by-Ald. Tracy, Hall, Swikehard, Kelly, Thayer-5.

Dr. Burke was named by—

Ald. Sullivan, Fee, Foley, Selye, Stein-5.

Dr. Thurber was named by—

Ald. Marson, Kohlmetz, Fritzsche, Elliott, Judson, Bohrer-6

No choice.

Ald. Swikehard nominated Dr. Fischer.

Dr. Burke was named by-

Ald. Tracy, Sullivan, Foley Fee.-4.

Dr. Fischer was named by-

Ald. Kohlmetz, Fritzsche, Elliott, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer

Dr. Thurber was named by

Ald. Marson,-1.

Dr. Fischer was declared appointed City Physician.

Ald. Theyer moved that the Council proceed to appoint a Fire Marshal. Adopted.

Ald. Thayer nominated Arthur McCormick.

Arthur McCormick was named by-

Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

Arthur McCormick was declared appointed Fire Marshal.

Ald. Foley moved that the Council proceed to appoint a Mount Hope Commissioner to fill the vacancy made by the death of Newell A. Stone. Adopted. Ald. Thayer nominated H. C. Brewster.

H. C. Brewster was named by

Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

H. C. Brewster was declared appointed Mount Hope Commissioner.

Ald. Thayer nominated Frederick Cook for Mount Hope Commissioner for the long

Frederick Cook was named by

Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

Frederick Cook was declared appointed Mount Hope Commissioner.

By Ald. Fee—

Resolved, That the salaries of the several city officers and employees whose terms begin with the fiscal year be fixed as follows for the enusing year: Mayor, including clerk hire..... \$ 3,300 00 Treasurer
Clerk hire, Treasurer's office
City Clerk
City Messenger 6,700 00 2,000 00 1,200 00 Assistant Messenger... 250 00 Members of Executive Board, each..... 2,400 00 Assessors, including clerk hire, each..... Municipal Court Judges, each..... Clerk 2,300 00 Assistant Surveyor..... 1.500 00Second Assistant Surveyor..... Draughtsman. Six assistants, Surveyor's office (transit men and chain men).
Overseer of the Poor.
Assistant Overseer of Poor. 4,250 00 1,700 00 900 00 Assistant Overseer of Poor Investigator of Poor Bookkeeper, poor office Storekeeper, poor office Police Justice, including clerk hire Police Commissioners, each Excise Commissioners, each Fire Marshal, including carriage hire Meat, Milk and Vegetable Inspector. Engineer, City Hall. 900 00 750 00 3.500 00 1,000 00 1,200 00 1,000 00 900 00

Watchman, City Hall... Janitor, Front street building.
Excise Clerk.
Civil Service Clerk. 780 00 300 00 City Physicians, each.....
Messenger of Board of Health..... 400 00 500 00 Health Inspectors, each
Sewer Flushers, each
Keeper of Hope Hospital 600 00 Superintendent of erection and placing of electric light wires and lamps, telegraph and telephone wires, including disburse-

Ald. Elliott moved that the resolution lie on the table for two weeks from to-morrow night. Lost by the following vote:

Ayes—Ald. Marson, Kohlmetz, Fritzsche, Elliott, Judson, Stein, Bohrer—7. Nays—Ald. Tracy, Sullivan, Fee, Foley, Selye, Hall, Swikehard, Kelly, Thayer—9.

The resolution was adopted by the following vote:

Ayes—Ald. Tracy, Sullivan. Fee, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—11. Nays—Ald. Marson, Kohlmetz, Fritzsche, Elliott, Bohrer—5.

Ald. Elliott moved that a special committee be appointed to receive bids for printing the official proceedings and award the contract.

Ald. Kelly moved that the whole matter be laid on the table until the regular meeting two weeks from to-morrow night. Adopted.

By Ald. Sullivan:

Whereas, Since the union of Great Britain and Ireland at the beginning of the century England has sought to govern Ireland with the iron hand of superior and arbitrary physical power, and has passed and attempted the enforcement of coercion acts averaging one a year to the only end of utter

acts averaging one a year to the only end of utter failure; and
Whereas, There is now pending in the British
Parliament a bill for Ireland that in many of its provisions is more subversive of the principles of justice and destructive of the inalienable rights of man than any previous measure of kindred character, and that if passed can, as all experience proves, be only productive of greater evils than those it is professedly designed to cure;

and
Whereas, The experience of the American people in a Union of States older than that of Great Britain and Ireland has demonstrated the compatibility of a general government over the Union with Home Rule in the States, even to the tension of the greatest civil war ever waged in the history of the world; therefore

Resolved, That the Common Council of the city Resolved, That the Common Council of the city of Rochester views with regret the attempt of the dominant Conservative party in the British Parliament to renew the oft-repeated failure of arbitrary power and coercive force exercised from England for the government of Ireland; appeals to the Ministry of Lord Salisbury to try the virtue of Home Rule; and expresses hearty sympathy with Messrs. Gladstone, Parnell and their Liberal and National co-workers of England. Ireland and Scotland, in their efforts to deland. Ireland and Scotland, in their efforts to deland, Ireland and Scotland, in their efforts to defeat coercion and bring about real Union under one general Imperial government and separate local self governments.

Resolved, That the Mayor be and is hereby respectfully requested to give his approval to these declarations and cable their substance to Lord Salisbury, Messrs. Gladstone and Parnell, and the Mayor of Rochester, England.

On motion of Ald. Kelly the resolution was adopted unanimously by a rising vote. | pany, and pronounced by them as not being worth

On motion of Ald. Elliott, the board adjourned.

PETER SHERIDAN, City Clerk.

In Common Council-April 5, 1887.

REGULAR MEETING.

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

Present-Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Kelly, Thayer-14.

Absent—Ald. Selye, Bohrer—2.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCES.

By Ald. Marson—Petition for the improvement of Tremont street. Referred to the Surveyor to prepare an ordinance.

By Ald. Fritzsche—Petition of Mary E. Kolb for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to

By Ald. Elliott-Petition of Alice Weigand for permission to move a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to-

By Ald. Foley—Petition for the improvement of Lamberton park; referred to the surveyor to prepare an ordinance.

By Ald. Swikehard—Petition of Elizabeth Kay for permission to erect a wood building, referred to the Wood Building Committee and Fire Marshal with power to act; also petition for a Medina stone improvement on Frank street, from Jay to Lyell; referred to the surveyor to prepare an ordinance.

By Ald. Stein-Petitions of Philip Fried and C. Marsielje for petition to erect a wood building; referred to the Wood Building Committee and Fire Marshal with power to act.

Ald. Kelly moved that the old committees hold over until new ones are ap-Adopted. pointed.

Ald. Kelly moved that the rules of the old board govern this board until otherwise ordered. Adopted.

By Ald. Kelly—Petition of W. A. Cogswell for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to

COMMUNICATIONS, ETC.

By Ald. Fee-

EXECUTIVE BOARD, ROCHESTER, N. Y., April 5, 1887. To the Honorable, the Common Council:

GENTLEMEN:-The Executive Board directs me to call your attention to the fact that there are stored in a shed attached to Engine House No. 1, in this city, two old and useless steam fire engines, which have recently been thoroughly examined by expert machinists from the Woodbury Engine Comrepairing for the service of the fire department. The said engines were built over twenty-five years ago by the firm of Lee & Larned, New York, and have not been in use for the past fifteen years. Unhave not been in use for the past inteen years. Under the circumstances, the board considers it expedient to sell these old engines, and the necessary permission for such sale is accordingly solicited from your honorable body, in accordance with the provisions of title viii., section 24 of the City Charter.

Thos. J. NEVILLE, Clerk. Ordered received, filed and published. By Ald. Fee-Resolved, That the Executive Board of this city he and the same is hereby authorized to sell the two old and useless steam fire engines, built by Lee & Larned of New York, and to credit the pro-ceeds of such sale to the fire department fund. Adopted. By the Clerk-OFFICE OF EXECUTIVE BOARD, ROCHESTER, N. Y., April 5, 1887. To the Common Council: I have the honor to transmit herewith, as required by law:
First, monthly report, showing expenditures
made by the Executive Board for all purposes, during the month of March and to April 4, 1887, inclusive: Orders drawn on the City Treasurer: For labor......\$ 6,300 67 Amount certified to Common Council March 4 and 25, 1887... 54,253 64 -\$60,554 31 Total Classification: Local improvement funds..... 14,792 61 Total ---\$60,554-31 Second-Balances in funds April 4, 1887. Dr.Local improvement funds......\$62,963 30 Cr.City Treasurer..... \$39,928 07 Highway fund..... 3,302 26 Water pipe fund..... 13,287 60 Water works fund.... \$62,963 30 Respectfully submitted, THOMAS J. NEVILLE, Clerk. Ordered received, filed and published. TREASURER'S MONTHLY REPORT. By the Clerk-CITY TREASURER'S OFFICE.

April 5, 1887.

To the Honorable, the Common Council:

Gentlemen—The Treasurer herewith submits the monthly statement of the balances of the principal funds, on the 5th day of April, 1887, as required by section 58 of the city charter:

	rtments.		Balances		
Board of	Education				
• • • • • • • • • • • • • • • • • • • •		Repair fur			
• • •		Contingen	t fund	2,414	93
••	• •	Teachers'	fund	16,179	58
Fire Depa	artment fur	nd		15,981	48
Poor Dêr	artment fu	nd	. 	26,263	48
Police De	epartment f	und	. .	25,487	59
Continger	nt fund		 .	45,815	86
Highway	fund			28,388	60
Lamp fur	id			26,398	70
Health fu	ınd			7,090	81
	perty fund				63
Park fund	d		.	421	45
2					

Water Pipe fund... 14.892 80 JOHN A. DAVIS, Treasurer. Subscribed and sworn to before me, (this 5th day of April, 1887. GEO. C. SEAGER, Commissioner of Deeds. Ordered received, filed and published.

CITY CLERK'S OFFICE, ROCHESTER, N. Y., March 31, 1887.

To the Hon. Common Council:

By the Clerk-

GENTLEMEN—In accordance with section 29, revised City Charter, I hereby report the following as having qualified and taken the oath of office:

J. W. Kosenthal, Police Commissioner. S.J. Puleston, inspector of election, Second ward. Wm. Tanner, inspector of election, 1st dist. Third

M. C. Gannon, inspector of election, 1st dist. Fifth

F. A. Whittlesey, Commissioner of Deeds. Wm. H. Marson, T. C. Montgomery Wm. H. Lewis, C. D. Miller, F. B. Morgan, John Whitley, John William, Frank Bottum, Respectfully,

PETER SHERIDAN, City Clerk Ordered received, filed and published. By the Clerk-

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

OF ROCHESTET:

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 forth in the following schedule commencing March 1, 1887, and ending March 31, 1887, 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 contain a statement of all the money received during said month viz.

that this report contain a statement of	an the
money received during said month, viz.:	
1887, March 7th—	
Veltz, Joseph, St. Joseph and Clifford sts.	\$50 00
Kelly, Edward, 105 Exchange st	50 00
Gaffney, L., 200 State st.	50 00
Otto legenh A 278 N St Doulet	
Otto, Joseph A., 376 N. St. Paul st	50 00
Kelly, Ann, 376 State st.	30 00
Yawman, Mary, 143 Exchange st	50 00
McCruden, John, 452 Plymouth ave	50 00
Loebs, Levi L., 133 North ave	50 00
March 14th—	
Burr, George, 14 and 16 N. Water st	50 00
Roser, Ferdinand, 192 Oak st	50 00
Normile, Henry, 460 Lyell ave	50 00
Aman, Anthony, 479 N. Clinton st	50 00
Wick, George, Childs cor. Jay	30 00
Bronson, Henry, 21 S. St. Paul st	50 00
Hart & Case, 11 and 13 Central ave	50 00
Coats, Russ & Co., 42 E. Main st	50 00
Herrick, James, 172 Allen st	50 00
March 21—	50 00
Herfelder, Andrew, North ave. cor. Clif-	
ford st	50 00
Ritzenthaler Bros., 336 Maple st	30 00
Curtis, George H., Central ave and State st.	60 00
Becker, H. L., 120 N. St. Paul st	50 00
Flannery, Edward, 157 Exchange st	50 00
Finestone, Sarah J., 105 St. Joseph st	50 00
	50 00
Ciecely, Alphonse, 35 Buchan pk	
Fiedler, Dionisius, 126 N. St. Paul st	60 00
Brogan, Niel, 442 Lyell ave	50 00
Williams, Joseph, 141 Exchange st. Fautell & Cirully, 381 North ave. Buhr, Josephine, 187 Central ave	30 00
Fautell & Cirully, 381 North ave	50 00
Buhr, Josephine, 187 Central ave	50 00
March 28th—	
Duffy & Moran, 306 E. Main st	50 00
Hartung, Charles W., 231 Scio st	59 00
Lyon, Alfred A., 23 Spring st	50 00
Farnsworth, Leonard J., 66 S. St. Paul st.	60 00

Oakley, Monroe H., Genesee and Brooks	•
ave	60 00
Sullivan, Annie, 465 Monroe ave	50 00
Eagan, John, 296 Seio st	39 00
Ward, William, 101 Prospect st	50 00
Cook, Fred, 319 Maple st	50 00
Holohan, Michael, 277 Scio st	55 00
Heberger, William, North ave. and Carter	
st	78 00
Lewis, Frank E., 318 University ave	30 00
Hanna, John, Lime cor. Orchard st	30 00
Strehle, Leonard, 238 Central ave	50 00
Finzer, Val. Goodman st. and N.Y. C. R. R.	50 00
Timbor, var, croatman por ana zviza or zviza	

Total amount received and deposited \$2,154 00 with City Treasurer...

CONRAD HERZBERGER, JAMES MALLEY, Excise Commissioners.

Dated March 31, 1887.

STATE OF NEW YORK, COUNTY OF MONROE. CITY OF ROCHESTER.

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 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, 1887.

POMEROY P. DICKINSON, CONRAD HERZBERGER, JAMES MALLEY. Excise Commissioners.

Subscribed and sworn to before me this 31st day f March, 1887. John H. Mason, of March, 1887. Commissioner of Deeds.

Ordered received, filed and published.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

TREMONT STREET ASPHALT IMPROVEMENT.

TREMONT STREET ASPHALT IMPROVEMENT.

By Ald. Kohlmetz—Resolved. That the City Surveyor ascertain and report to tais Council the expense of constructing a steet asphalt pavement on Tremont street.

Adopted.

The Surveyor submitted as such estimate, \$11.401.

By Ald. Kohlmetz—Hesolved, That the following improvement is necessary, viz.:

The construction of a sheet asphalt pavement, the same as now laid on West avenue and Alexander St., two and one-half inches in thickness on Tremont St., irom the crosswalk in Plym u have, to the tast cross walk on Caledonia ave., width of roadway to be as now established, thrty-two (32) feet; also the taking up, 10-ressing and resetting of the old curbstones, where of appro ed quality and where the proper alignments and grades have been disturbed and the substitution of new curvistones for the old which are found defective, the examination of the main and surfaces wers and lot laterals and the cleaning and repairing of the sam where found necessary; also the construction of new lot laterals and the cleaning and repairing of the sam where found necessary; also the construction of the water and gas service pipes, with their appurtenances, where now required or their future u e is contemplated or probable; also the construction of the necessary manholes, new surface sewers and the extension and repairing of existing surface sewers where required.

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 \$11,400, 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, viz.:

One ter of lots and parceis of land on each side of Tremont street. from Plymouth avenue to Caledonia avenue, in proportion to the benefit which each will derive therefrom.

Tremont street. from Plymouth avenue to Caledonia avenue, in proportion to the benefit which each will derive therefrom.

And further Resolved, That the 'tax-payers to be assessed 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 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 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 persons interested in the subject matter of said improvement, are required to attend at the Common Council, on Tuesday evening, April the 19th, 1887, at seven o'clock, at the Common Council Chamber, when allegations will he heard. adopted.

WEST AVENUE CLEANING.

By Ald. Koh'm-tz-kesoived. That the Cr.y Surveyor ascerian and report to this Council the expense of sweepins, clasning and the disposition of the dirt collected on West avenue, fr m the Srie canal bridge to York street for the scanon beginning May 1st, 1887, becomiber 1st, 1887, 1887,

The Surveyorsubmitted as such estimate, \$2,000. By Ald. Koh merz-Resolved That the following im-

The Surveyorsubmitted as such estimate. \$2,00°. By Aid. Koh merz-Resolved That the following improvement is necessary. viz.

The sweepin, cleaning and the dispristion of the dirt collection on vist avenue, from the Erle canal bridge to York street, during the season beginning May 1-. 1837. a dending Decumer 1st. 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 \$2.00°, 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, viz.:

One tier of lots and parcels of land on each side of West avenue, from the Erle canal to York street, in proportion to the benefit which each shall derive.

And further Resolved, I mat the taxpavers to be assessed for making such improvements must pay their a sessments in one payment, as follows. The whole amount assessed within thirty days after the advertisement of the assessment roll.

And the Clerk is hereby directed to publish notice in cursuance of Title VII., Section 172, of the Revised Charter of 1889. 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 19th, 1857, at 7° clock, at the Common Council Chamber, when allegations will be heard.

Aropted

Anopted

STRATHALLAN PARK CEMENT WALK.

Ev A.a. Kohlmetz-Resolved. That the City Surveyor ascertain and report to this Council the expense of constructing a Portland ement walk of the John J. Schillenger patent, and placing on the readway a gravel hed of the requisite depth in Strathalian park.

Schillenger patent, and placing on the roadway aravel bed of the requisite depth in Strathallan park. Adopted.

The Surveyor submitted as such estimate \$3,300. By Ald. K-hilmetz-Resolved, That the following improvement is nece sary. viz.:

The improvement of Strathallan Park from East avenue to University avenue, by grading the roadway and sidewalks of the park aforesaid, as har as may be necessary with as little excavation as possible, and the nutting on the roadway thereof a gravel bed of the requisite depth, and the laying on each side between the terminal limits named a Portland cement sidewalk of the John J. Schillenger patent five 65 feet on each side where existing sidewalks of the presented widths and on proper grades and alignments do not now exist; otherwise the existing sidewalks to be taken up, redressed, and relaid on such grades and alignments. The cost of the new cement sidewalk not to exceed eighty-five (55) cents per lineal foot on each side the cost of the new cement sidewalk not to exceed eighty-five (55) cents per lineal foot on each side the thin Council of the cost of the new cement sidewalk not to exceed eighty-five (55) cents per lineal foot on each side from the same at the cost of the new cement sidewalk not to exceed eighty-five (55) cents per lineal foot on each side from the same at the cost of the side eighty-five (55) cents per lineal foot on each side of the whole expense of the same at setting per control of the same at country in the following portion of said city is deemed benefited and property 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

assessed by a local assessment for the whole expense thereof viz. lots and parcels of land on each side of Stathallan park, from East avenue to University avenue, in proportion to the benefit which each will derive therefrom.

And further Resolved. That the tax-payers to be assessment in three equal payments, as follows:
One-third of the amount assessed within the try 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 prid prior to the maturity of said last instalment, a discount will be allowed of six per cent, per annum.

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 improvement, are required to attend the Common Council, on Tuesday evening, April, he 19th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted

BROWN STREET PIPE SEWER.

By Ald. Marson-Resolved, That the City Surveyor ascertain and r. port to this Council the expense of constructing a vitrified pipe sewer in a portion of Brown street.

Prown str-et.

Adopted.

Adopted.

The Surveyor submitted as such estimate \$770

By Ald. Marson—Resolved. That the following improvement is necessary, viz.:

The construction of a vitrified pipe sewer twelve inches in diameter, in Brown street, beginning at a point sixty (6)) feet east of Frank and extending eather the sewer in State street, with the necessary main holes, surface sewers, lot laterals and at connections.

necessary mai holes, surface sewers, lot laterals and lot connections.

And Whereas, The City Surveyor, under the directions of this Council, has made an cs imate of the whole expense thereof, and reports the same at \$770, which estimate is hereby approved.

Resolved, Further, that the following portion of said eity is deemed benefied and properly ought to be assessed by a local assessment for the whole expense thereof viz.

One tierof lots and parcels of land on each side of Brown street, from Frank street to State street in proportion to the benefit which each will derive there-from.

And it is further ordained and determined that the

And it is further ordained and determined that the taxpayers to be assessed for masing such improvement must pay their assessment in one payment, as follows: The whole of the amount assessed within thirty days after the adv risement of the assessment roll.

And the Clerk is hereby directed to publish rotice in pursuance of Title VII., Section 112 of the Rewised 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 18th, 1837, at 7 o'clock, at the Common Council Chamber, when aliegations will be heard. at the Comm Adopted.

HUDSON STREET MACADAM IMPROVEMENT.

By Ald. Kohlmetz—Resolved. That the City Surveyor ascertain and report to this Council the expense of constructing a MacAdam improvement in Hudson

ascertain and report of this constructing a MacAdam improvement in Hudson street.

Adopted.
The Surveyor submitted as such estimate. \$9,750. By Ald. Kohlmetz—Resolved, That the following improvement is necessary viz:
The construction of a MacAdam roadway improvement in Hudson street from the north line of the crosswark on the north side of Chenning street to the south curbs on each side of the street and nineteen (19) feet from. and parallel to the medial line of Hudson street from and parallel to the medial line of Hudson street from and parallel to the medial line of Hudson street refrese to the surb to be of a continuous course of Median stone, except at intersecring streets, all yand driveways, where for a cortion of each Median stone pavement may be snost trued, and two (2) additional freet in width on each side inside of the said curblines to be of Median stone pavement may be snost trued, and two (2) additional freet in width on each side inside of the said curblines to be of Median stone pavement. With the necessary flag stone crosswalks both parallel and transverse; also the construction of new, and the cleaning, repairing and 'xiension of existing surface sewers where needed, it being understood and expressly provided that where within the terminal limits named for the proposed improvement of Hudson street curb stones and flag stone crosswalks of good quality are now found they shall be taken up, refressed and replaced where the general character of the work requires it; and also that all lot laterals water and gas service played, shall be constructed and provided for; also that the stone for the MacAdam material used shall be from the Brighton quarries.

And Whereas, The City Surveyor, under the directant of the stone o

the Brighton quarries.

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 \$9,750,

whole expense thereof and reports the same at \$3,00, 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, viz.:

One tier of lots and parcels of land on each side of Rudson street, from Channing street to Clifford street, in proportion to the benefit which each will destreet the control of the said participation.

And further resolved, That the taxpayers to be assessessed 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 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 said last instalment, a discount will be allowed at six per cent, per annum.

And the Clerk is hereby directed to publish potice in pursuance of [Tite VII, Section 172 of the Revised Charter of 1881, of the city of Roches or, that all persons interested in the subject matter of said improvement, are required 10 attend the Common Council, on Tuesday evening. April the 19th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

GRAND AVENUE PIPE SEWER.

By Ald. Marson—Resolved, That the City Surveyor ascertain and report to this Council the expense of a vitrined pipe sewer in Grand avenue.

The Surveyor submitted as such estimate, \$6,225. By Ald. Marson—Resolven that the following im-

The Surveyor submitted as such estimate, \$6,225. By Ald. Marson-Resolven that the following improvement is necessary, viz.:

The construction of a vitafied once sewer in Grand avenue from the center of Leighton street westward to intersect the sewer now in progress of construction in Goodman street. the proposed sewer at its western end from East Main street to Goodman street to pas through lands belonging to Edwin's. Havward to pas through lands belonging to Edwin's. Havward that for which sewer said Hayward has m de a perpetual concession of the right of way to the city. The said concession of the right of way to the city. The said sewer, from the center of Leighton street to the center of Osweco street, the fitteen (15) inches in diameter, and from center of Osweco street to Goodman street sewer to be eighteen (18) inches in diameter, the though element of the sewer to be provided with the needed manholes. lampholes, surface evers, intersecting sewer connections, lot lateral and lot connections; also the required roadway crading and gutter formation. 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 \$6,225 which estimate is hereby approved.

Resolved, further, That the fullowing portion of said city is deemed benefited and properly ought to be assessed by a local assessment for the whole expense thereof, viz:

All the lots and parcels of land included within and

percof, viz:
All the lots and narcels of land included within and

All the lots and narcels of land included within and described by he following boundary lines, viz:

Bezinning at the intersection of Go-diman street and Hayward avenue running there easterly along Haywar's avenue and including one tier of lots and process of land on the south side thereof to the safe his of town lot No. fifty (50), thence northerly along said line and including one tier of lots one hundred and fifty (150) feet deep on the east side the cof Garson avenue thence easterly along Garson avenue thence easterly along Garson avenue of soft feet deep on the east side the eof to Garson avenue thence easterly along Garson avenue including one tier of lots on the scuth side thereof to Leighton street, thence northerly along Leighton street, including one tier of lots on the east side thereof to Grand avenue, thence westerly along Grand avenue and including one tier of lots on the north sice thereof to Bast Main street, thence still westerly and through the lands of Edwin S. Hayward on the south line of lots number eight (8) and nine (9) as numbered by said Hayward, and including one tier of lots on the north side thereof to Goodman street, thone southerly along the lands of the Goodman street, thone southerly along the large of the record. and including one tier of lots on the north side thereofto Goodman street, thence southerly along Goodman street to the place of beginning. Excepting from the above one sier of lots on the east side of Gradman street and extending along Goodman street from a point forty (40) feet south of the south line of Hayward avenue and extending northward to a noint forty (41) feet north of the south line of lots eight (3) and nine (9) as designated by Edwin S. Hayward, in proportion to the benefit which each will derive therefrom. therefrom

therefrom.

And further resolved, That the taxpayers to be usessed for making such improvement may pay their assessed for making such improvement may pay their assessments in three eaual 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-wear 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 anome.

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 improvement, are required to attend the Common Council on Tussday evening, April the 19th, 1887, at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard.

Adonted.

Adopted.

By Ald. Marson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a 12-inch vitrified pipe sewer in a portion of Glenwood avenue.

Adonted
The Surveyor submitted as such estimate, \$385.

By Aid. Marson—Resolved. That the following improvement is necessary, viz.:
The construction of a vitidfied pipe sewer twelve (12) inches in diameter, in Glenwo d avenue, beginning at a point thirty (30) fee west of the eas, inc of the Monroe Building Lor Asso is ion, and extending westwal to intersect the Thrush street sew r., with he necessary n anholes, surface sewers, lot i erais and connections, roa-way grading and gutter formations. And Where's, The City Surveyor, under the affection of this Council, has made an estimate of the whole expense thereof and reported the same affecting in the sewer of the surveyor of the same and the selection of the council of the same affecting in the same affecting the same affecting the same affecting approvement of said city is deepend benefited and properly ought to he assessed by a local assessment for the whole expense.

city is deemed benefited and properly ought is because by a local assessment. For the whole expense thereof, viz.:

One tier of lots and press of an one cach side of Glenwood avenue, from the cast line of the Mnoroe Building Lot Association property to Thrush street, excepting the lots on the nor heast and southeast corners of Thrush street and Glenwood avenue, in proportion to the benefit which each will derive therefrom.

And further Resolve 1. That the tax-payers to be assessed for making such improvements must pay their assessment in one payment, as follows: The whole of the amount assessed within unitry days at ter the convertisement of the assessment roll.

And the Clerk is hereby directed to publish notice in pursuance of Title VII. Section 172 of the Revisee Charter of 1830, of the city of Rochesier, that all persons in terested in the subject matter of said improvement, are required to attend the Common Cou.cil, on Tuesday evening. April the 19th, 1887, at 7 o'clock, at the Common Council chamner, when allegations will be heard. be heard. Adopted.

BOARDMAN STREET PLANK WALK.

By Ald. Kohlmetz—Resolved. That the City Surveyor ascertain and report to this Council the expense of constructing a piank sidewalk on the easterly side of Boardman street, from Pearl street to Monroe avenue.

Adopted.
The Surveyor submitted as such estimate \$330.
By Ald. Kohmetz—Resolved, That the following im-

Provement is necessary viz...

The construction of a pine plant sidewalk four (4) feet and eacht (8) inches wide on the easterly lide of Boardman street, from Pearl sur et to Monroe avenue, with the necessary crosswalks, sidewalk grading and

Boardman street, from Pearl street to Monroe avenue, with the necessary crosswalks, sidewalk grading and gutt r formations.

And necessary crosswalks, sidewalk grading and grading and the formations.

And reports the same at \$830, 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, viz.:

One tier of lots and parcels of land on the easterly side of Boardman street from Pearl street to Monroe avenue, in proportion to the benefit which each will derive therefrom.

And turther resolved, That the tax payers to be assessed for making such improvements 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.

And the Clerk is hereby directed to publish notice in pursuance of Title VII., S ction 172, of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the sucject matter of said improvement are required to attend the Common Council, on Tuesday evening, April the 19th, 1857, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. at the Comm will be heard. Adopted

SILVER STREET PIPE SEWER.

By Ald. Mar on-Resolved. That the City Surveyor ascertain and report to this Council the expense of constructing a vetrified pipe sewer in a portion of Silver street.

Adopted The Surveyor submitted as such estimate, \$850. By Aid. Marson-Resolved, That the following improvement is necessary, viz:
The construction of a vetrified pipe sewer twelve (12) inches lu diameter in Silver street, beginning at a point one hundred and seventy (170) feet east of York street and extending eastward and northeastward to meet the present sewer in Silver street aforesaid, with the necessary manholes, lamp holes, surface sewers, let laterals and tot connections; also the required roadway gradings and gutter formations.

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 \$550, which estimate is hereby approved;

Resolved, further, That the following portion of said city is deem-i operated and property ought to be assessed by a local assessment for the whole expense thereof, viz:

be assessee, by a local assessment for the whole expense thereof, viz:

One tier of lots and parcels of land on each side of Silver street, beginning a a point one hundred and seventy (17)) feet east of York at ee, and extending eastward and northeastward to the end of the existing sewer in Silver street aforesaid, in proportion to the neft which each shall derive their rom.

And further readived, That the taxpayers of be as sessed for makin such improvement must pay their assessment in one payment, as follows: The whole of the amount assessed within thirty days after the advert sement of the assessmentroil.

And the Clerk is hereby directed to publish rother in pursuance of Title VII, Section 172 of the Revised Chairer of 1830 of the City of Rochester, that all persons latter each in the subject matter of said improvement are required to atteed the Common Louncil, on Wednesday evening. April the 13th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. will be heard. Adopted

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertam and report to this council the expense of constructing a plank sidewark on the east side of Myrtie street.

e Surveyor submitted as such estimate, \$400.

Ald. K himetz—Resolved, That the tollowing im-

By Ald. K himetz—Resolved, That the following improvement is necessary, viz.:

The construction of a pank sidewalk four (a) feet whice on the east, side of Myrthe street from the terminus of the present plank walk; there enerthward to Otis streit, with the necessary crosswalks, sidewalk grading and gutter formation.

And whe east, the City surveyor, under the direction of this Council, has made an et made of the whole expense thereof, and reports the same at \$4.00, when 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 assessa ent for the whole expense thereof, viz.:

said city is decined beareness and for the whole expense thereof, viz.

One tier of lots and parcels of land on the east side of Myrtle street from the northern terminus of existing side walk or the eastern side of the street aforesaid to Otis stieet, in proportion to the benefit which each will derive therefrom.

And further "esolved, That the tax payers to be assessed for making such improvements 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.

And the Clerk is ner-by directed to publish notice in pursuance of Title Vil., Section 172 of the Revised Chaiter 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 19th, 1887, at 7 o'clock, will be heard. Adopted.

JEFFERSON AVENUE SPRINKLING, SEC. 2. By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Jefferson avenue, sec. 2, during the season of 1887.

pense of sprinkling Jefferson avenue, sec. 2, during the season of 1887.

A lopted or submitted as such estimate \$168.
By Ad. Kohlmetz-Resolved, That the following improvement is necessary. viz.:

The sprinkling of Jefferson avenue (sec. 2), from West avenue to Brown street, during the season of 1887.

And whereas, The City Surveyor, under the currection of this Council, has made an estimate of the whole expense thereof, and reported the same at \$168, which estimate is he reby approved.

Resolves in theref. And reported the same at \$168, which estimate is he reby approved.

Resolves in theref. Benefit and no properly ought to said assessed by a local assessment for the whole expense thereof, viz. local assessment for the whole expense thereof, viz. local assessment for the whole expense thereof, viz.

Jefferson avenue, from West avenue to Brown street, in proportion to the benefit and advantage which each will derive therefrom.

And further Resolved. That the tax-payers to be assessed for making such improvements 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.

And the Clerk is hereby directed to publish notice in pursuance of Title VII. Section 172 of the Revised Charrer of 1880 of the City of Rochester that all persons interested in the subject matter of said improvement, are hereby required to attend the Common Council, on Tuesday evening, April the 18th, 1887, at 7 o'clock, at the Common Council Camber, when allegations will be heard.

CARLTON PLACE PIPE SEWER.

By Ald. Marson—Resolved. That the City Surveyor ascertain and report to this Council the expense of constructing a pipe sewer in Carito. Place.

gy Ald. Marson—Resolved. That the City Surveyor ascetatin and report to this Council the expense of contracting a pipe steer in Carlton Place.

Adopted.
The Surveyor submitter as such estimate 878.
By Ald. Marson—Resolved. That the following improvement is ceessary, viz.:

The construction of a virified pipe sewer, twelve (12) inches in diameter in Carlton Fiace, beginning at a point five hundred (368) let north of the center of Contine scenes are extending southward to intersect the sewer in the aforts via avenue. Also, the necessary manholes, surface sewers, it tiaterals, lot connections of this Council, has made an estimate of the whole expense thereof, and reports the same at \$780, which estimate is hereby surveyor under the directions of this Council, has made an estimate of the whole expense thereof, and reports the same at \$780, which estimate is hereby surveyor.

Resolved, further, That the following portion of said city is deemed benefited and properly ought to eassessed y a local assessment for the whole expense thereof, viz.:

One tier of lots and parce s of land on each side of Carlton Place, from Chili avenue to a point five hundred (500) feet north from the center of the said avenue, excepting therefrom the lots on the corrers of Chili avenue and carlton Place aforesaid, measured northward for a depth of one hundred (160) tect on Carlton Place, in propor ion to the b-nefit which each will derive therefrom.

And further Resolve 1, That the taxpayers to be assessed for making such improvements must pay their sesses ment in one payment, as follows: The whole of the amount assessed within thirty days after the advertisement of the assessment roll.

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 persons interested in the subject matter of scid improvement, at the common Council Chamber, when aliegations will be heard.

Adopted. Adoptea.

SCHACNK AVENUE SEWER.

By Ald. Marson-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a sewer in Schanck avenue.

of constructing a sewer in Schanck avenue.

Adopted.

The Surveyor submitted as such estimat \$21,500. By Ald. Marson—Resolved. That the following improvement is necessary, viz:

The construction of a sewer in Schanck avenue, be ghoning at the cener of Goodman sireet, to intersect the proposed extension southward of the sewer now in process of construction in Goodman street, and extending estward along Schanck avenue for a distance of about forty-two hundred (4,20) feet; the sewer in Schanck avenue to be provided through ut its length with all needed manhoes, lampholes, surface-sewers, overflows. lot lat rals and lot connections; also, the necessary readway grading ad gutter formations, within the termical limits named; the character and dimensions of the projected sewer in Schanck avenue to be ad pted in its several portions, to the needs of the circular divisions. The City Surveyor, under the direce-

to be an ptea in its several poit ons, to the necession the territory, the drainage of which it is intended to receive.

And whereas, The City Surveyor, under the direction of this Ciuncil, bas made an estimate of the whole expense thereof, and reports the same at \$21,500, which estimate is hereby approved.

Reselved, further, That the following portion of said city is deemed benefited and properly ought to be assessed by a lcal assessment for the who e expense thereof, viz:

All the territory needed within and described by the following boundary lines, viz: Beginning at the intersection of the north line of the N. Y. C. & H. K., R. R. lands and Goodman street; thence easterly a ong the northerly boundary line of the N. Y. C. & H. R. R. R. lands to Henry street; thence southerly along Henry street to University avenue; thence easterly along University avenue, excepting one tier of lots on the north side thereof, for a depth of 150 feet to Crouch avenue; thence northerly along Crouch avenue and including one tier of lots on the south side thereof to the easterly boundary line or the Otis and Pool subdivision; thence northerly along said division line to Schanck avenue; thence easterly along said division line to Schanck avenue; thence easterly along Schanck avenue and including one tier of lots on the south side thereof to a point 4, 20 teet east of the center of Goodman street; thence westerly along Schanck avenue and including one tier of lots on the south side thereof to a point 4, 20 teet east of the center of Goodman street; thence westerly along Schanck avenue and including one tier of lots on the south side thereof to the place of beginning in proportion to the benefit which each will derive 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 amourt assessed within thirty days after the adv-risement 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 al. sums par prior to the majurity of said last instalment, a discount will be allowed of six per ceast, her annum.

On all sums pare prior to the majurity of said last instalment, a discount will be allowed of six per cent. Per aunum.

And h Clerk is hereby directed to publish notice in pursuance of title VII section 172 of the Revised Charter of 1884, of the city of Ro hester, that all persons interested in the subject matter of said improvement are required to attend the Common Council, on Tuesday evening, April ine 18th, 1887, at o'clock, at the Common Council chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE NO. 3 166

SCIO STREET SPRINKLING (SEC. 2).

SCIO STREET SPRINKLING (SEC. 2).

On motion of Aid. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an escimate thereof io be made, and by an entry in their minuses 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 published daily, in at least two of the daily newspapers printed in the city of Rochester, for four days, which notice specimed such improvement, the estimated expense thereof, the amount, if any, to be paid from the justic treasury, and the portion or part of the city to be assessed for the rest of the expense, and which notice a so required all persons interested in the subject matter 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.

Aid. Kohlmetz submitted the following.

after hearing such allowing pearing.

Ald. Kohlmetz submitted the following:

Au Crdinance to sprinkle Scio st. (Sec. 2) from 100 feet north of University avenue to the north ine of

An Cr. linance to sprinkle Scio st. (Sec. 2) from 100 feet north of University avenue to the north ine of Centr l avenue.

The Common Council of the city of Rochester do ordain and determine that the following improvement is necessary and should be made, to wife The spri kling of Scio street (Sec. 2) from 100 feet north of University avenue to ne north line of Central avenue during the season of 1887.

And the whole expense shall be defrayed by the assessment upon the lots and p reels 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 \$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 and ought to be assessed by a local assessment for the whole expenses of said improvement is described as follows: One tier of lots and parcels of land on each side of Central avenue.

On which adove described lots and parcels of land.

Solo street from 100 feet north of University avenue to Contral avenue. 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 parcel of land to be in proportion to the benefit and advantage which each derives therefrom.

And it is further ordained and determined that the tax-payers to be assessed for making such improvement, must pay their assessments in one payments, as follows: the whole of the amount assessed within thirty days after the advertisement of the assessment roll.

the assessment roll.

Adopted by the following vote:
Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Fritzsche, Elliott, Foley, Hall. Swikehard, Judson, Stein, Kelly, Thayer—13.

FINAL ORDINANCE No. 3,167. GRAND AVENUE PLANK WALK.

ORAND AVENUE PLANK WALK.

On motion of Ald Kohlmetz the Common Council proceeded to hear allegations in relation to the improverovement desc ibed 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 desc ibed the portion and part of the ctwhich they deemed proper to be assessed for the expense 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 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 improvement to attend the said common Council at the tim appointed in said notice, and, after hearing such allegations from all persons appearing.

An ordinance to construct a plank walk on Grand avenue from East Main street to Leichton avenue.

The Common Council of the city of Rochester do ordinand determine that the following improvement is necessary and sould be made, to wit:

The construction of hemicok plank sidewalks four (4) feet wide on each side of Grand avenue, from East Main street to Leichton street, with the required cross-walks, sidewalk granding and gut ref formai ins.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefited thereb, hereinafter described; and the City Surveyor, under the direction of this Council, having made an estimate of such expense and reports the same at \$1,800, and said estimate befund deemed reasonable, is hereby approved; and the portion of said city which said Common Council deem will be cenefited by and ought to be assessed by a local assessment for the whole expense of said improvement is accorded of

One tier of lots and parcels of land on each sid of Grand avenue, from East Main street to leignton

On which above described lots and parcels of land the

On which above descrited jots 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 ben-fit and advantage which each delives therefrow.

And it is fur her ordained and d termined that the taxpayers to be assessed for making such improvement must pay heir assessment in one payment, as follows: The whole of the amount assessee within thirty days after the advertisement of the assessment roll.

Adopted by the f llowing vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Feitzsche,
Elliort, Foiey, Hall, Swikehard, Judson, Stein, Kelly, Thaver

Ald. Theyer moved that property owners on Grand ave. have twenty days in which to construct their own walks. Adopted

FINAL CRDINANCE, NO. 3 168.

COLVIN STREET PLANK WALK.

COLVIN STREET PLANK WALK.

On motion of Ald. Konlinetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, use said Common Council, before determining to make such public improvement, having caused an estimate thereof to be made, and by an entry in their iminutes 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 published daily, in at less time of the daily newspapers printed in the rity of Rochester, for Your days, which active specified uch improvement, the est mated expense thereof, the amount, if any, to be paid from the pullic treasury and the portion of part of the city to be assessed for the rest of he exposine, and which notice also required all persons interested in the subject matter of such improvement to attend the said Common Council at the dim-appointed in said notice, and after hearing such allegations from all persons appearing pearing—
Ald. Kohlmetz submitted the following:

Aid. Kohlmetz submitted the following:
An ordinance to constret a plank sidewalk on Colvin
street, from West avenue to Campbell 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 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 formations

And the whole expense shall 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 reported the same at \$2,525. 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:

ionows:
One ther of lots and parcels of land on each side of
Colvin street, from West avenue to Campbell 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 advintage which each derives therefrom

An 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:

ments, selfolows:
O'e third of the amount assessed within thirty days
after the advertisement of the Assessment Roll; ouethe dof 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
installment a discount will be allowed of six per cent. per annum

Adopte by the following vote:
A *S-A 3. Tracy. Mars n, Fee, Kohlmetz, Fritzsche, Elliott Foley, Hail, Swikeharo, Judson, Stein. Kelly, Tha, er-13.

By Ald. Kelly—

Resolved, That the property owners on Colvin street, between West avenue and Campbell street, be allowed forty (40) days after the grades and alignments have been established by the City Surveyor, within which to grade and lay sidewalks, required under ordinance, in front of their respective premises; also that they may substitute for the plank walk blue stone or Medina stone flag walks or the Portland cement sidewalk of the John Schillenger patent, at their option, provided that such walks be not less than four (4) feet eight (8) inches wide, and that the work be done to the satisfaction warks be not less than four (4) feet eight (8) inches wide, and that the work be done to the satisfaction of the Executive Board and the City Surveyor. Where flag walks are substituted for plank the flag stones may be laid in two parallel longitudinal courses when preferred by the abutting property owners.

Adopted.

FINAL ORDINANCE, SO. 3, 169, GARSON AVENUE PLANK WALK

FINAL ORDINANCE, SO. 3, 169.

GARSON AVENUE PLANK WALK.

On motion of Ald, Kohimetz the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said common Council, before determining to make such public improvement, naving caused an est imate thereof to be made, and by an etry in their minutes having described the portion and part of the city which they demed proper to be assessed for the expense of such improvement, sur also a no fee to be heretolore published daily, in at least two of to daily newspapers brinted in the city of Rochester, for four day, which notice specified such improvement, the estimated expense 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 rotice also required all persons interested in the suide common Council at the time apprinted in said notice, and, after hearing such allegations from all persons appearing.

Ald, Kohimetz submitted the following:
An ordinance to construct a p ank walk on Garson avenue, from East Main street to Leigt ton street.

The Common Council of the city of Rochester, do ordinance determine that the following improvement is necessary and should be made, to wit:

The construction of hemical plank sidewalks four (4) feet wide on each ide of Garson avenue, from East Main street with the necessary crosswalks, both parallel and transverse; as of the required the grades and alignments have been exatilished by the City Surveyor to make the specified improvements, to the satisfaction of the Executive Board and the City Surveyor to make the specified improvements, to the satisfaction of the Executive Board and the City Surveyor to make the specified improvements, to the satisfaction of the Executive Board and the City Surveyor to make the specified improvements, to be account two the lots of hearter to lead to be henced.

the satisfaction of the Executive Board and the City Surveyor.

And the whole expense should be defrayed by the assessment upon the lots and parcels or 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 \$1,978, 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 the whole expense of said improvements is decribed as follows:

One tier of lots and parcels of land on each side of Garson avenue, from East Main street to Leighton

On which above described lots and parcels of land the whole expense of said inprovement 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 further ordained and determined that the tax-payers to be assessed for making such improve-

ment must pay their assessments in one payment, as follows: The whole of the amount assessed within thirty days after the advertisement of the assessment roll.

Sessment foli.
Adopted by the following vote:
Ayes—Ald, Tracy, Marson, Fee, K. himetz. Fritzsche,
Elliott, Foley, Hail, Swikehard, Judson, Stein, Kelly,

The final ordinance for Mt. Hope avenue sewer came up, and on motion of Ald. Judson action was postponed two weeks.

The final ordinance for Mt. Hope avenue improvement came up, and on motion of Ald. Judson action was postponed two weeks.

FINAL ORDINANCE No. 3.170.

Ald. Judson action was postponed two weeks.

FINAL ORDINANCE No. 3.176.

PARSELIS AVENUE PIFE SEWER.
On motion of Ald. Marson the Common Council proceeded to near allegatons in relation to the improvement described in the rethinance below, the said Common Council before retrumining to make such public Indignation of the retrieved and an estimate thereof to be made and by all entry in their minutes having described and by all entry in their minutes having described and proper to be assessed for the expense of such improvement, and also a notice to be heretofore published daily, in at least two of the daily newspars printed in the city of Rochester, for four days, which notice specified such improvement, the estimated expense thereof, the amount, it any, to be paid from the public tree sury, and the portio 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 persons subject in the following:

Ald. Marson submitted the following:

An ordinance to construct a pipe sewer in Parse is avenue, from 201 feet east of the City of Rochester, do ordain and determine that the following improvement is necessary and should be made, to wit:

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 construction of a vibrined pipe sewer in portions of Parsells avenue and Emma street, the sewer to begin at a point in Parsells avenue two hundred (260) feet east of the east in the redial line of the said avenue and the medial line produced through prive te lands to intersect the sewer now in process of construction in feodoman street, the eastern part of fifteen weetward along the medial line of the said avenue to be twelve (12) inch and the weetern part of fifteen weeting and lot connections, with the necessary roadway gradi

Emma street, the lots on the corners of Goodman street and Emma street, in 1 reportion to the benefit which each will derive therefrom.

And its further ordained and determined that the tax-payers to be assessed for making such improvements 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 roil: one-third of the amount within one year from the confirmatic 1 of said roil, and the remaining one-third within two years from the confirmation of said roil, on all 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. Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Kellv, Thayer—14.

FINAL ORDINANCE O. 83. No.3,171.

AVERILL AVENUE IMPROVEMENT.
On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the im-

provement described in the ordinance below, said Common Council, before determining to make such public improvement, having caused an estimate thereof to be made, and by an entry in the r minutes having described the portion and pair of the city which they deem p. oper to be assessed for the expense 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 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 meter 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.

An endiance to improve averill avenue from Monroe avenue to Pearl st.

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

The setting of Medina stone curbs on each side of Averill avenue, from the southern side of Monroe avenue to the northerly line of the crosswalk on the northerly side of Pearl street, will hedma stone utters three (3) feet wide on the innerside thereof and to consist of flag stones one (1) foot wide next to the curbs, and of pavements of the same stone two (2) feet wide on each side; also the construction of a gravel roadway for teen tablished, and within the longitudical limits named, with the necessary surface severs and crosswalks.

And the whole expense should be defrayed by the assessment non the lots and names of the star assessment in non the lots and names of the star assessment on the assessment on the assessment on the sex sex as a sessment on the lots and names of the sex of the sex sex as a sex of the sex

tablished, and within the lengitudical limits named, with the necessary surface evers and crosswhiks. And the whole expense should be defrayed by the assessment upon the lots and parcets of land to be ben efited thereby here mafter described; and the City Surveyor under the direction of this Council, having made an estimate of such expense, and reports the same at \$3,900, and s id estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefited and ought to be assessed by a local assessment for the whole expense of said improvement is described as follows:

llows:
One tier of lots and parcels of land on each side of Averill avenue, from Monroe avenue to Pearl street, on whith above de serioed lots and parcels of land the whole expenses of said improvement are neight ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which

parrel of land 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 pave their assessments in three equal payments, as follows:

One-third of the amount assessed within thirty days after the adverasement of the assessment roll; one-third of the amount within one year from the confirmation of said roll. An all sums paid prior to the maturity of the said lest installment, a discount will be allowed at 6 per cent. per achum.

Adopted by the following voie:

Adves—Ald. Tracy. Sullivan, Marson, Fee. Kohlmetz, Fritssche, Elliott Foley, Hall, Swikehard, Judson, Stein, Kelly. Thayer—14.

FINAL ORDINANCE, NO. 3.172.

FINAL ORDINANCE, NO. 3,172.

FINAL ORDINANCE, NO. 3,172.

MONROE AVENUE SPRINKLING.
On motion of Ald. Kolimenz, the Common Council proceeded to hear allegations 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 mad., 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 hereto ore published daily, in at leest two of the daily new spapers printed in the city of Rochester, for follow 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 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 notice, and, after hearing such allegations from all persons appearing.

Ald Kohln etz submitted the following:

An ordinance to sprinkle Monroe avenue, from Clinton street to Miscereast of Nichols Park

Aid Konin etz submitted the following:
An ordinance to sprinkle Monroe avenue, from Clinton street to 150 5eet east of Nichols Park.
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 Monroe avenue, from Clinton street to 150 feet east of Nichols park, during the season of 1897

season of 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 Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$520 at destimate being deemed reasonable, is hereby approved; and the portion of said city which said Common Council deem will be be neated 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 each side of Monroe avenue, from Clinton street to 150 feet cast of Nichols Park.

Nichols Fark.

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 ther from.

And it is further ordained and determined that the tax-payers to be assessed for making such improvement, must pay their assessment though a view after the advertisement of the assessment roll.

Adopted by the following vote:

Ays—Ald Tracy, Marson, Fee, Fritzsche, Elliott, Foley, Hal, Swikehard, Judson, Steio, Kelly, Thayer—12,

The final ordinance for Frank street improvement came up, and on motion of Ald. Swikehard action was indefinitely postponed.

The final ordinance for Bloss street improvement came up, and on motion of Ald. Swikehard action was postponed two weeks.

The final ordinance for Glenwood park opening came up. Ald. Swikehard presented a remonstrance and moved that action

be indefinitely postponed. Adopted.

The final ordinance for the improvement of Jay st. came up. Ald. Swikehard moved that action be postponed till the first regular meeting in September. Adopted.

EXECUTIVE BUSINESS.

Ald. Kelly 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, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

The following named persons having received the concurrent vote of the council were duly declared commissioners of deeds: Louis N. Stein, John H. Taylor.

MISCELLANEOUS BUSINESS.

By Ald. Elliott:

Resolved, That the thanks of this board be tendered the special committee on penal ordinances for the excellent service rendered by that commit-tee and the city attorney and his assistants, in the arduous work incident to a careful revision and perfection of the penal ordinances of the city.

Adopted.

By Ald. Elliott:

Resolved, That the thanks of this board be, and they are hereby, given to the Union and Advertiser, the official paper of the city the past year, for the promptness and accuracy with which it has published the official reports of the proceedings of the council of 1886-7.

Adopted.

By Ald. Kelly:

Resolved, That the thanks of this board be tendered also to the reporters of the various city papers for the general fidelity and accuracy of their reports of the proceedings of this body during 1886-7.

Adopted.

By Ald. Foley—

Whereas, We are again forcibly reminded by the death of a former member of this Council, an esteemed citizen, a gentleman of high character and sterling worth, a faithful public servant, whose kindly advice was sought by all, Newell A. Stone, that life is short, and that the grave is the common

that life is short, and that the grave is the common lot of all; and Whereas, By reason of the many important positions of public trust so ably filled by him, notably that of a representative of the Eighth ward in this Council for three official terms, as representative of said ward in the Board of Education of this city, as City Clerk, and for many years up to the time of his death a valued and trustworty Commissioner of Mt. Hope Cemetery, it is in accordance with the highest instincts of humanity to reverance his purity of life and nobleness of character, and to give expression in words to a common sentiment of respect and condolence as a fitting

sentiment of respect and condolence as a fitting tribute to his memory; therefore, Resolved, That in the death of Newell A. Stone we recognize the duty we owe to ourselves and the public to place on our official records our high esteem and a fitting expression of bishord our high esteem and a fitting expression of bishords. teem and a fitting expression of his character as an upright Christian, generous friend and a faithful public servant, and the great loss sustained by the city in his death. Whether in official or social life, public servant, and the great loss sustained by thecity in his death. Whether in official or social life,
he performed all its functions and duties with a
conscientious regard for the public and private good.
Wise in his judgment, honest in his purpose, he
dealt liberally and justly with all, and never failed
to practice that gentleness of heart and generosity
of action is a righteous duty owed to all; viewed
in different aspects of lenient or severe judgment,
the public verdict on his life will be, "Well done
thou good and faithful servant."

Resolved. That we tender our heartfelt sympathy

thou good and faithful servant."

Resolved, That we tender our heartfelt sympathy to the family and friends of the deceased in this their hour of affliction, and unite with them in the universal sentiment of sympathy and regard felt in this community for the common loss sustained in the death of our former citizen.

Resolved, That a copy of these resolutions be engrossed and, with the city seal attached thereto, be sent to the family of the deceased.

Adopted by a vicinar water.

Adopted by a rising vote.

By Ald, Foley-

By Ald, Foley—

Resolved—That the city clerk be and he hereby is directed to draw an order on the treasurer in favor of John T. Clarke for \$78 for services in serving notices in the matter of the extension of Clifford street and the widening of Hand and Euclid streets and for abstract of title of the property to be taken for the widening of Euclid street, and that the treasurer be and he hereby is directed to charge and carry the amount to the several funds when created, as follows, viz: To Clifford street extension fund, \$53; to Euclid street widening fund, \$30; to Hand street widening fund, \$5. Adopted by the following vote.

Ayes—Ald. Tracey, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Keily, Thayer—14.

By Ald. Foley—Petition of J. H. Ashton

By Ald. Foley—Petition of J. H. Ashton for permission to erect a wood building; granted.

By Ald. Stein—Petition for the improvement of Kelly street, referred to the Surveyor to prepare an ordinance; also, petition for a plank walk on Hudson park, referred to the Surveyor to prepare an ordi-

Ald. Thayer presented a petiton of property owners on Upton park requesting a special assessment, as provided by chapter 96 of the laws of 1880.

Ordered received and filed.

By Ald. Thayer-

Whereas, In accordance with the provision of Chap. 96 of the laws of 1880, it appears to this Com-Chap. 96 of the laws of 1880, it appears to this Common Council, by the written application and petition, dated March, 1887, of a majority of the owners of all the lots adjoining 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 four (\$4) dollars for each forty (40) feet front on said park for the purpose of defraying the expense of making ordinary repairs and improvement thereon for the

the purpose of defraying the expense of 'making ordinary repairs and improvement thereon for the year 1887; therefore

Resolved, That the City Assessors be and they are hereby required to assess at the rate of four (\$4) dollars for each forty (40) feet on said Upton park; the said sum of four (\$4) dollars to be added to and included with the general city tax for the year 1887, and the City Treasurer is hereby authorized to pay the sum thus assessed and collected to T. T. Southwick, he being the person designated by the owners to receive the same and the City Clerk is 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 resolu-

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

By Ald. Thaver-

Whereas, A majority petition has been filed with this board for the extension of a water main in Pinnacle avenue, from Yale street to about 450 feet

southerly therefrom; and
Whereas, Work is now in progress in said Pinnacle avenue under a contract for putting down a Medina stone surface roadway improvement there-

in; therefore,
Resolved, That the Executive Board be and it is
hereby authorized and directed to extend a suitable water main in Pinnacle avenue, from Yale street to a point about 450 feet southerly from Yale street, in advance of the Medina stone roadway surface improvement now in progress in said street, and to pay the cost thereof out of any moneys which may be now or hereafter provided for the water pipe extension fund.

Adopted.

By Ald. Thayer—Petitions of H. M. Tripp and David E. Wood, to erect wood buildings.

Referred to the Wood Building Com-

mittee, with power to act.
By Ald. Thayer—Petitions for pipe sewers on Schanck avenue and Boardman street. Referred to the City Surveyor to prepare ordinances.

By Ald. Thayer—Petition for the improvement of Strathallan park. Referred to the City Surveyor to prepare an ordi-

nance.

On motion of Ald. Foley the Council adjourned.

Peter Sheridan, City Clerk.

In Common Council, April 19, 1887.

REGULAR MEETING.

Ald. W. H. Tracy, president of the Board, presiding.

Marson, Fee, Present—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer

APPROVAL OF MINUTES.

The minutes of the previous meetings were approved as published in the Book of Proceedings.

By Ald. Marson-Petitions of Charles S. Ellis, George Englert and Ada E. Fox, for permission to erect wood buildings. Granted.

By Ald. Fee-Petitions for sprinkling Stone and South streets. Referred to the City Surveyor to

prepare ordinances.

By Ald. Fritzsche-Petition to change the name

By Ald. Fritzsche—Petition to change the name of Franklin park to Hyde park.

By Ald. Fritzsche—Resolved, That the name of Franklin Park be and the same is hereby changed to Hyde Park, in accordance with the prayer of the petitioners in said Franklin Park, and the Clerk is hereby directed to make the necessary transfer on the street register, and the Executive Board is hereby directed to place the necessary street signs. Adopted

By Ald. Fritzsche—Petition of Sebastian Graedinger for reduction of interest on taxes referred to

inger for reduction of interest on taxes referred to the Assessment Committee; also, petition of Samuel Myers 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 Mrs. Lent, — Smith and Martin Tobin for permission to erect wood buildings, granted. Also petition for water main on Snyder street, referred to the Water Works Committee and Executive Board; also petition for electric light on West avenue; referred to the Lamp Committee; also petition for a plank walk on Marion street; referred to the City Surveyor to prepare an ordinance.

Elizabeth Pfeffer, groceries	17 00
A. H. Martin, disbursements	20 90
Smith & Johnson, meat	25 00
Curran & Goler, medicines	3 15
F. J. Amsden, transportation	18 56
W. B. Maloney, rent	9 00
W. C. Dickenson, coal	
Class Overall leaves 3	273 38
Geo. Oppell, bread	25 55
J. Eckhardt, meat	-25 00
F. Odenbach, bread	50 02
Bernard & Casey, coal	267 90
Referred to the Poor Committee.	.301 .00
By Ald. Foley—Bills of—	
United Gas Improvement Co., lighting	
Lames A?	A #A
_ lamps April\$	346 50
Geo. Masseth, carriage hire	6.00
J. P. Russell, lighting oil lamps, April	569 64
Referred to the Lamp Committee.	.,,,,
By Ald. Elliott—Bills of—	
Chas Jeffords, collecting garbage\$	114 00
Patrick Bradley	114 00
Martin Mason.	114 00

Peter Hardy

Referred to the Health Committee.

By Ald. Hall—Petitions of G. Buchmueller and Jacob Kammer for permission to erect wood buildings, granted; also petition for the improvement of Scio street and for the sprinkling of University avenue, referred to the City Surveyor to prepare ordinances.

By Ald. Judson—Petition of Louis Wagner for permission to erect a wood building, referred to the Wood Building Committee and Fire Marshal with power to act; also petition for sprinkling South avenue, referred to the City Surveyor to prepare an ordinance.

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114 00

114 00 114 00

pare an ordinance.

Jacob Rauber Daniel Hickey

Wm. Rosengreen

Jacob Stein

Peter Hardy

pare an ordinance.

By Ald. Stein—Petition of John F. Keller for permission to erect a wood building, referred to the Wood Building Committee and Fire Marshal with power to act, also petition for a sewer in Sullivan street, referred to the City Surveyor to prepare an ordinance.

By Ald. Bohrer—Petitions of Mrs. M. M. Horton, Margaret Gillson and W. J. Escote for permission to erect wood buildings, referred to the Wood Building Committee and Fire Marshal with power

to act; also petition for sprinkling North avenue, section 2, referred to the City Surveyor to prepare an ordinance.

By Ald. Kelly—Petition of Joseph Cooper for permission to erect a wood building, granted; also petition of Miss B. Flynn for permission to erect a wood building, referred to the Wood Building Committee and Fire Marshal with power to act; also petition of John Stokes for permission to erect a wood building, and remonstrance against granting the same, referred to the Wood Building the same was the wood Building the same was the wood Building the same was the wood Building the woo ing the same, referred to the Wood Building Committee and Fire Marshal with power to act; also petition for electric lights in Colvin street, referred to the Lamp Committee; also petition for grading Somerset street. Referred to the City Surveyor to prepare an ordinance. By Ald. Swikehard-Bills of-Ben C. Furtherer, expenses (Cochrane case) \$ Western Union Tel. Co., services March. Balt, & Ohio Tel. Co., services March. Frank Croston, brooms..... 5 21 38 89 6 45 3 00 Thomas Dukelow, expenses (F. W. Waters 2 36 Thomas Dukelow, expenses (R. Relyea 5 36 case) Thomas Dukelow, expenses)Kirchgessuey 1 62 case).
Rose J. Clarke, cleaning at headquarters.
Edward P. Olmsted, meals for prisoners 4 00 March.
B. Frank Enos, expenses, March.
Addie Mosher, washing March. 3 00 Henry Buckman, repairing safe..... 4 00 Bernhard & Casey, coal.
Maggie Gaffney, cleaning......
Roch. Dist. Tel. Co., services, March..... 10.00 3 30 Referred to the Police Committee. By Ald. Kelly—Bills of— Steele & Avery, stationery..... 47 95 . Janes, serving notices..... 14 48 $15\overline{78}$ $\frac{17}{22} \frac{32}{00}$ 35 02 26 00Andrew Wolf, serving notices.
Rochester Volksblatt, notices.
Union and Advertiser Co., blanks.
publishing pro-40 00 100 00 153 50 ceedings 875 00 Union and Advertiser Co., printing tax 12 00 Union and Advertiser Co., printing, attor-61 00 nev's office Union and Advertiser Co., printing, asses-35 50 sor's office.. sor's office.
Union and Advertiser Co., printing, surveyor's office.
Schmidt & Kaelber, profile paper.
Myron H. Rav, serving notices.
Charles T. Chappell, serving notices.
Rochester Printing Co., printing, City At-5 00 10 38 $\frac{5}{15} \frac{40}{76}$ 75 00 Rochester Herald Publishing Co., copies of 31 50 daily.
Burke, FitzSimons, Hone & Co., tracing John A. Davis, disbursements.

John C. Moore, repairing atlas.

Sunday Herald Publishing Co., blanks. $65\ 15$ $\frac{4}{20} \frac{25}{75}$ 2 00 James Butler, carriage hire..... Referred to Contingent Expense Committee. Ey Ald. Kelly—Bills of-Ed. Emerich, care city clocks 87 50 85 00 F. J. Irwin, cleaning City Hall.
Osgood & Brigham, dusters.
Woodbury Engine Company, labor and
material.... 2 63 28 15 12 00 material.

Burke, FitzSimons, Hone & Co., towels.

F. Van Doorn, painting tablets.

Fred. H. Hall, painting reservoir house.

John A. Vanderwerf, repairing house, reservoir property.

Elwood & Brian, keys and repairing locks.

Referred to the City Property Committee.

By Ald. Thayer—Petition of Elizabeth Birkel for permission to erect wood buildings, referred to the Wood Building Committee and Fire Marsha with power to act; also, petition for water in De Young Park and Anderson avenue, referred to the Water Works Committee and Executive Board; also petitions for sewers in Henrietta avenue, Central park, Second avenue and Morril street, all referred to the City Surveyor to prepare ordinances.

By Ald, Kelly—

Supreme Court, Monroe County; The City of Rochester vs. John F. Montgomery. Judgment \$83.10, General Term cost docketed January 2, 1887. The City of Rochester vs. John F. Montgomery. Judgment \$106.10, Court of Appeals docketed January 25, 1878.

To the Hon. the Common Council of the City of Rochester:

Gentlemen—I paid to J. B. Perkins, Esq., both of the above bills of costs about the date of their recovery, and Mr. Perkins has so certified; which certificate accompanies this communication, but I neglected to have the said judgments formally discharged, and upon application to the Mayor yesterday to discharge the same, he requested me to have a formal resolution passed by your board instruct-ing him to do so, and I now most respectfully ask your board to pass such a resolution. JOHN F. MONTGOMERY.

My costs have been paid.

J. B. Perkins Monroe County, City of Rochester, ss.: John F. Montgomery being duly sworn says, that he is the person named in the foregoing application and that the same is true of his own knowledge.

JOHN F. MONTGOMERY.

Subscribed and sworn to before me, April 19,

Josiah Sullivan, Com. of Deeds. Monroe County, City of Rochester, ss.: Josiah Sullivan, being duly sworn, says that at the request of the above named John F. Montgomery, I presented yesterday to Cornelius R. Parsons, Mayor of sented yesterday to conceints R. Parsons, Mayor of the city of Rochester, a discharge of the above described judgments for him to execute, accompanying the same with a certificate from J. B. Perkins, Esq., ex-City Attorney, stating that the same had been paid, and was requested by the Mayor to have a formal resolution passed by this board instructions him to discharge the same ing him to discharge the same.

Josiah Sullivan Subscribed and sworn to before me April 19, 1887.

Subscribed and sworn to before me April 19, 1887. As. W. RUSSELL, Com. of Deeds. Ordered received, filed and published. By Ald. Kelly—Resolved. That the Mayor of the city of Rochester, N. Y., is hereby instructed and authorized to discharge the following described judgments against John E. Montgomery and in favor of the city of Rochester, N. Y., the same having been paid about the date of recovery but not formally discharged, one for \$83.10 dooketed in Monroe County Clerk's office January 2d, 1877, and one for \$106.10 dooketed in Monroe County Clerk's Monroe County Clerk's office January 23, 1871, and one for \$106.10 docketed in Monroe County Clerk's office January 25th, 1878; but without any cost or expense to the city. Adopted.

By Ald. Kelly—Petition of Eunice B. Lamberton and John D. Osborn in the matter of the Oak

street assessment.

Referred to the Assessment Committee. By Ald. Thayer—Petition for a special assessment on Rundel park.

ordered received and filed.

By Ald. Thayer—Whereas, in accordance with the provisions of chapter 96 of the laws of 1880 it appears to this Common Council by the written application and petition, dated March, 1887, of a majority of the owners of all the lots adjoining Rundle park, said park being used in common by such owners; and owners; and,

owners; and, Whereas, Said owners, by said petition, are desirous of levying a tax, at the rate of (\$3) three dollars for each forty (40) feet front on said park for the purpose of defraying the expense of making ordinary repairs and improvements thereon for the year 1887; therefore,

45 00 309 52

Resolved, That the city assessors be and they are hereby required to assess at the rate of three (\$3) dollars for each forty (40) feet on said Rundel park, the said sum of three (\$3) dollars to be added to and included with the general city tax for the year 1887, and the city treasurer is hereby 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 directed to transmit to said assessors and the city treasurer a

to receive the same, and the city clerk is directed to transmit to said assessors and the city treasurer a certified copy of this resolution.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Judson, Stein, Bohrer, Kelly, Thayer—15.

By Ald. Elliott—Petition for the improvement of Averill avenue. Referred to the City Surveyor to prepare an ordinance.

By Ald. Selve—Petitions of James M. LeLievre and George S. Crittenden for permission to erect wood buildings; granted. Also petition for a sewer in Central avenue; referred to the City Surveyor to prepare an ordinance.

By Ald. Kohlmetz—Petition for water main in Avenue E; referred to the Water Works Committee and the Executive Board.

By Ald. Marson—Petition to name the street running from Exchange street east and then south to Court street in the rear of Exchange street Edison street. Referred to the Committee on Opening and Alteration of streets.

BEPORTS OF STANDING COMMITTEES.

REPORTS OF STANDING COMMITTEES.

Ald. Foley, from the Poor Committee and the Lamp Committee, Ald. Elliott from the Health Committee, Ald. Swikehard from the Police Committee and Ald. Kelly from the City Property and Contingent Expense Committees reported favorably on the several bills referred to their respective committees and referred them to the Finance Com-

mittee for payment.

Ald. Selye moved that the bill of J. P. Russell be referred back to the Lamp Committee. Adopted.

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS.

By the Clerk-

STATE OF NEW YORK, ASSEMBLY CHAMBER, ALBANY, April 15,1887. To the Honorable the Common Council of the City of Rochester :

Sirss—Certain residents of West avenue have caused to be prepared a bill providing for the removal of the bridge across the Eric canal at West avenue, and the substitution therefor of a lift bridge in direct continuation of the lines of that highway, to be constructed at the avenues of the highway, to be constructed at the expense of the

Soon after this bill was handed to me, I received a remonstrance against the passage of the bill, signed by a number of reputable citizens and tax-payers who reside upon Caledonia avenue.

As soon as the issue was thus formed between the two sections of the city, I informed the promoters of the scheme that they must submit the matter of difference to some local tribunal or board having jurisdiction of the subject matter, and that I would be governed by the decision of such tribunal. Instead of doing this, however, they have contented themselves with muttering threats of dire vengeance against me.

It seems that years ago, before the construction of the present bridge, there were two bridges across the canal at or near the point of crossing, one to accommodate the section of the city which Caledonia avenue and the other for the accommodation of West avenue. These two bridges were removed, and both sections compromised upon the bridge as at present constructed and located.

and both sections compromised upon the oringe as at present constructed and located.

It will thus be seen that the residents of Caledonia avenue have certain equities which I cannot disregard. My duties are purely legislative, and not judicial, and are not those of a local commissioner of highways. Your honorable body, and that alone, has jurisdiction over this matter.

Therefore I desire to submit for your immediate consideration the following proposition:

Shall the present swing bridge over the Erie

Shall the present swing bridge over the Eric canal at West ovenue be removed, and shall a lift bridge be built in lieu thereof which shall be constructed with lines drawn in continuation of the present lines of that thoroughfare?

After having received your recomendations on the subject, I shall govern myself accordingly, and should your decision be in favor of the construction of the proposed bridge, I will devote all my energies towards securing an appropriation from the State treasury to defray the expense of construction.

Yours very truly,

EDWARD W. MAURER,

Member of Assembly for the Second District of Monroe County.

Monroe County.

Ordered received, filed and published.

the Honorable the Common Council of the City of Rochester:

ROCHESTER, N. Y., April 19, 1887.

Gentlemen. In obedience to the resolution GENTLEMEN. In obedience to the resolution adopted at your special meeting on the 28th of February last, I have prepared a first ordinance and made a detailed estimate for the construction of a stone arched bridge over the Genesee river on the line of Court street. This ordinance is hereby the line of Court street. This ordinance is hereby submitted for your action and further instructions, as I have felt that it would be presumptious in me to dictate, or even suggest, the manner in which to provide the means to meet the cost of the proposed improvement.

Very respectfully Your obedient servant, I. F. QUENBY, City Surveyor, Ordered received and filed.

By the Clerk-

City Clerk's Office, Rochester, N. Y., April 19, 1887.

To the Honorable Common Council:

Gentlemen. In accordance with section 29, re-GENTLEMEN. In accordance with section 29, revised city charter, I hereby report the following as having qualified and taken the oath of office: Wm. H. Tracy, President Common Council. Arthur McCormick, Fire Marshall. F. J. Irwin, City Messenger. Frederick Cook, Mt. Hope Commissioner.

Henry C. Brewster,
Henry C. Brewster,
Wm. H. O' Kane, Milk Inspector.
John H. Brown, Inspector Election Second district, 16th Ward.
Dr. Pauline Morton, City Physician.

Dr. Pauline Morton, City Physician. Dr. A. R. Gumbarts, Dr. N. M. Collins, Dr. Geo. A. Fischer, Dr. J. L. Roseboom, Dr. V. A. Hoard, Alex Bruce, Commissioner of Deeds. Wm. L. Kiefer, John C. Cook, John H. Taylor, James E. O'Grady, Lohn Stumer

John Sturmer, John Sturmer,
John M. Murphy,
M. McMannis,
Wm. H. Olmstead,
Isaac Wile,
H. V. Filkins,
Louis N. Stein,
Phillip McConnell,
G. F. Parker.
F. M. Bottum,
Ordered received fi

Ordered received, filed and published. By the Clerk-

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

Gentlemen—I do hereby report that the assessment roll for the asphaltum improvement on West avenue, under final ordinance No. 2,866, has been certified and sworn to by a majority of the assessors of the city of Rochester, and heretofore, and on this day delivered by them to me; that accompanying said assessment roll there was delivered to me the annexed notice from said assessors to the Comptroller of the State, pursuant to the provisions of Chapter 435 of the laws of 1886, the admission of service thereof on March 26, 1887, by said Comptroller, and a letter of inquiry, from said Comptroller, and a letter of inquiry from said

Comptroller of that date. I am also informed by Comptroller of that date. I am also informed by said assessors that the Comptroller, in accordance with said letter, has been furnished by said Assessors with the information therein requested.

Dated at Rochester, N. Y., April 19, 1887.

PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

To Hon. Alfred Chapin, Comptroller of the State of New York, Albany, N. Y.:

SIR-Pursuant to chapter 435 of the laws of 1886, you are hereby notified that the assessment rolls for the West avenue Asphaltum improvement, preror the west avenue Asphaltum improvement, prepared by the undersigned, the Assessors of the city of Rochester, pursuant to sections 199 to 205, inclusive, of chapter fourteen of the laws of 1880, being the revised and consolidated charter of said city, will be confirmed by the Common Council of said city at its regular meeting, to be held on the 19th day of April, 1887, at 7 o'clock p. m., at the Council Chambers, City Hall (third floor), Rochester, N. Y., after hearing allegations against and appeals from Chambers, City Hall (third floor), Rochester, N. Y., after hearing allegations against and appeals from the assessment, if any there be, that time having been fixed for that purpose by said Common Council, by resolution adopted by it at its meeting held at the place aforesaid on the 22d day of March, 1887; that the purpose for which said assessment is made is for an Asphaltum improvement of the roadway of West avenue, from the Eric Canal to the east curb line of York street, in said city, which ordinance is known as final ordinance No. 2,866, West avenue Asphaltum Improvement, as passed and adopted by the Common Council at its regular meeting held at the place aforesaid on April 20, 1886, by a vote of 18 aldermen then present, the same being more than three-fourths of the whole number of aldermen elected in and for said city; that the amount assessed against the followcity; that the amount assessed against the followcity; that the amount assessed against the following lands owned by the State for said improvement, namely, part of the B. & M. King tract or subdivision, and having a frontage of 58.8 feet on the north side of West avenue; that the amount of the assessment made against said lands is three hundred and ten dollars and twenty-four cents (\$\frac{8}{2}\$\)il 0.24.9. payable in three equal payments from the date of confirmation, as follows: first payment, thirty days from such date; second payment, one year from that date, and the third payment, two years from that date. In case said payments are made within said thirty days, there will be a discount made of 11.71 per cent. 11.71 per cent

You are further notified that the law authorizing such assessment is section 82, of said chapter 14, of the laws of 1880, and the decision of the Court of Appeals in Hassan et al., vs. The City of Rochester et al., and reported in the 67 New York Reports at page 528.

Dated at Probestor N. V. Month 24, 1007.

orts at page 528.

Dated at Rochester, N. Y., March 24, 1887.

V. FLECKENSTEIN,
L. A. PRATT,
M. J. MAHER,

Assessors Personal service of the within notice is hereby acknowledged this 26, day of March, 1887.

ALFRED C. CHAPIN, Comptroller.

> STATE OF NEW YORK COMPTROLLER'S OFFICE, ALBANY, March 26, 1887.

GENTLEMEN:—Please inform me more particularly of the interest of the State in the property assessed by you against the State, for the West Avenue Asphaltun improvement, and what is the condition of it; occupied by what? etc., and oblige. Yours etc., C. R. HILL, Deputy Comptroler. City Assessors, City of Rochester, N. Y.

By the Clerk

CITY CLERK'S OFFICE, ROCHESTER, N. Y., April 18, 1887.

To the Hon, Common Council:

GENTLEMEN—I hereby report that the City Assessors have delivered to me, certified and sworn to as required by law, the following assessment roll,

viz.:
Pearl street Flag Walk.
Respecti

Respectfully, PETER SHERIDAN, City Clerk Ordered received, filed and published.

By Ald. Stein—Resolved, That the assessment rolls for West avenue asphaltum improvement, No. 2,866, Pearl street flag walk, No. 3,044, be and the same are hereby confirmed.

Allegations being called for and no persons appearing, the resolution was adopted by the follow-

ing vote. Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Hall, Judson, Stein Bohrer, Kelly, Thayer—15.

By the Clerk-

REPORT OF THE POLICE CLERK FOR THE MONTH OF MARCH, 1887.

Police Commissioners' Office, April 4, 1887.

Gentlemen-I respectfully submit the following as my report for the month of March, 1887.

March, 1887.	Crime. P drunk	enalty	. Paid
1—Francis Burke Michael Wells			\$5
Michael Wells	assault	5	์ 3 3
Wm. Bloom	notit ioneer		e)
3— James McCreden	drunk	1y 3	
Yox chem Kreger James McCreden James McLaughlin Joseph Sheehy Karl Kubets Loby Sabad.	CITUIL	10	
Joseph Sheehy	• • •	10	
Karl Kubets		10	
John Schaad	assault	10	
4—Thos. Hayden	drunk	10	
John Schadt -Thos. Hayden Jacob Rausch Mich. Kennedy -John McKnight John McCloud	assault	10	1(2
Mich. Kennedy	petit larcen	y 30	
5—John McKnight	arunk	10	
John McCloud	assault	20	
7—Fred Covert	drunk	ŏ	
7—Fred Covert Frank D. Lynch 9—John Verian	drunk	10	
9—John Verian	drunk	5	ă.
marcenus Laboo		10	
Chas Bosworth		10	
John Burns	petit lar	30	30
John Quinlan Chas Hahn	drunk	5	
Chas Hann		10	
10—Joseph Powers		10	
Robt DeLack	٠	3	
Chas Hann. 10—Joseph Powers. Pat'k Collins. Robt. DeLack Chas. McLoughlin. Mary Daly Julia McCann 11—Patk. Hammel. Wm. McCay	•••	10	
Mary Daly	vio. ord	10	3
Julia McCann	vio. ord petit lar	50	
11—Patk. Hammel	drunk	10	
Wm. McCay	petit lar.	30	
12—Cath. McCauley	drunk	10	
11—Patk, Hammel. Wm. McCay. 12—Cath. McCauley John Kelly. 14—Andrew Rhodes. Anthony Youngman. Albert Tarbox. 15—James Wood Charles Linke. 16—George Ludwig. 17—Giles Stiles. John W. Morris Sarah Tilford.		10	
Anthony Voungmen	•	cost	2
Albert Tarbox	•••	3	
15—James Wood	vio. ord.	1ŏ	
Charles Linke	. assault	30	
16—George Ludwig	drunk	10	5
17—Giles Stiles		10	
John W. Morris	petit larcen	y 15	10
Sarah Tilford Mary Keris	dans a la		3
Mary Keris	. drunk	$^{10}_{3}$	3
18—Lawrence Servatius Burtie Welpe	٠	3	3.
John Servatius	•	3	3
Martin Flanagan		5	• •
John Lyseight	• •	õ	
John Lyseight 19—Emma Early John Healy 21—Charles D. Hendricks George Vroman	assault	õ	ă
John Healy	. petit larcer	ıy 50	
21—Charles D. Hendricks.	. drunk	3	3
George Vroman	. vio. ord.	36	
		$\frac{10}{10}$	
Reni Hunn	vio ord	. 5	ŏ
Maggie Holden Benj. Hunn John McKay	. vio. ord.	15	10
		25	10
Ida Downey		25	
Frank A. Bagg		25	
Ida Downey. Frank A. Bagg. Orrin W. Beach 22—James Weldon. 23—Henry A Credit. Thos Moore.	·	25	
22—James Weldon	drunk	9	. 5.
23—Henry A Credit	•	10	10
Fred Millor	•	5 5	5
Carrie Rowns	vio ord	9 5	9 5.
Fred MillerCarrie BownsJohn McIntyre	violu	5 5	5 5 5 5
Geo Preisiger	••	$\tilde{5}$	

\$266 00

Mary Dacks		5	
24-Patk Dorsey	• •,	10	3
John Schroth	drunk	10	10
25—Sam'l Haure		3	
Henry Robinson	• •	3	
Wm Van Dyne	• •	10	
Peter Kearns		ĨŎ.	
Geo Callahan	assault	$\tilde{25}$	15
James Marks		$\widetilde{15}$	15
26-Frank J. Florack	grand lary	cost	$\frac{15}{2}$
Bridget Mackasy	drunk	5	3
Richard Turner		10	9
28—Nicholas Martin	asault	50	
Fred McCullough	asauti	50	
Wm. E. Jones	drunk	10	
Joseph Coughlin	vio. ord.	5	
Geo. Boyer	drunk	10	ĸ.
Mich Mason	arank.	3	ğ
Mich. McLoughlin		10	0
Joseph Fuller		3	9
Peter Bassett		3 5 5 10	, 32551113 1113
Wm. Hall		3	. 5
Alden Waterson, Jr		ากั	2
Chas. Cubitz		10	1 5
John Yost		3 3 3	1 5 1 5 1 5 1 5
Wm. H. Bull	assault	9	1 5
Covert Sharp	assautt	9	1 6
29—Thomas Ryan	drunk	3	9
John Wunch	arank	10	9
Tradio Magon		10	
Lydia Mason		10	10
Henry J. Dorsey 30—Wm. Brotherson	assault	25	20
		10	Æ0
Kate Murphy	drunk	10	
Peter Montiel		10	
John H. Murray	0.000-14	10 5	_
Michael S. Servis		9	õ
Fines by Police Com-			
missioners			`5

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 March, 1887, for fines, penalties and costs imposed by the Police Justice and Police and costs imposed by the Commissioners of said city.

B. FRANK ENOS, Clerk.

Sworn to before me this 8th day of April, 1887. B. KEELER, Commissioner of Deeds.

Ordered received, filed and published.

ACTION ON ORDINANCES.

FIRST ORDINANCES. SPRINKLING STONE STREET.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Stone street, during the season of 1887.

Adopted.

The Surveyor submitted as such estimate, \$120.

The Surveyor submitted as such estimate, \$120. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Stone street, from 100 feet south of Main street to 100 feet north of Court street, during the season of 1887.

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 \$120, 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, viz.:

One tier of lots and parcels of land on each side of Stone street, from 100 feet south of Main street to 100 feet north of Court street, in proportion to the benefit and advantage which each will derive therefrom. therefrom.

And further Resolved, That the tax-payers to be assessed for making such improvements must pay their assessment in one payment, as follows: All of the amount assessed within thirty days after the advertisement of the assessment roll.

And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 1,2 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, May the 3d, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

STONE ARCHED BRIDGE OVER THE GENESEE RIVER.

By Ald. Bohrer—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a stone arched bridge on the line of Court street over the Genesee river.

Adopted.
The Surveyor submitted as such estimate, \$114,-000.00.

By Ald. Bohrer-Resolved, That the following

maining 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

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 persons interested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening, May the 3d, 1887, at 7 o'clock, at the Common Council Chamber, when

allegations will be heard. Adopted.

SPRINKLING GIBES STREET (SEC. 1).

By Ald. Kohlmetz-Resolved, That the City Surreyor ascertain and report to this Council the expense of sprinkling Gibbs street, sec. 1, during the season of 1887. Adopted.

Adopted.
The Surveyor submitted as such estimate, \$48.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The sprinkling of Gibbs street (Sec. 1), from a point 100 feet north of East avenue, to a point 100 feet south of Main st., 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 \$48, 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 ex-

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 Gibbs street, from 100 feet north of East avenue to 100 feet south of Main street in proportion to the benefit and advantage which

and advantage which each will derive therefrom.

And further Resolved, That the tax-payers to be assessed for making such improvement 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.

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 on Tuesday evening, May the 3d, 1887, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted

SPRINKLING GIBBS STREET (SEC. 2).

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain add report to this Council the expense of sprinkling Gibbs street (sec. 2) during—he season of 1887.

Adopted.

Adopted.
The Surveyor submitted as such estimate \$120.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The sprinkling of Gibbs street (sec. 2), from a point 100 feet north of Main street to a point 100 feet north of Main street north of Main street nort feet south of University avenue, during the season

And Whereas, The City Surveyor, under the directions of this Council, has made an estimate of

rections 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 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 Gibbs street, from 100 feet north of Main street to 100 feet south of University avenue, in proportion to the benefit and advantage which each will derive therefrom.

derive therefrom.

And further resolved, That the taxpayers to be assessed for making such improvement must pay their assessment in one payment, as follows: The whole amount assessed within thirty days after the

whole amount assessed within 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 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, May 3d, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adonted

Adopted.

PIPE SEWER IN GRAND AVENUE.

By Ald. Marson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in Grand avenue, from Leighton street to Goodman street.

Adopted. The Surveyor submitted as such estimate \$6,300. By Ald. Marson—Resolved, That the following

improvement is necessary, viz:
The construction of a vitrified pipe sewer in Grand avenue from the center of Leighton street to East Main street, and thence across the property of Edwin S. Hayward, on the south line of lots number to be a constructed by the content way in progress. eight (8) and nine (9) to the sewer now in progress of construction in Goodman street; the sewer from Goodman street to the line between lots number Goodman street to the one between lots number two hundred and seven (207) and two hundred and nine (209), or about where the Upton park outlet now crossed Grand avenue, to be eighteen (18) inches in diameter, and from said point to the center of Leighton street to be fifteen (15) inches in diameter, which is the constitution of the content of the co ter of Leighton street to be fifteen (15) inches in diameter; with the necessary manholes, lampholes, surface sewer, lot laterals, lot connection and intersecting sewer connections; also the required roadway grading and gutter formation.

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 \$6,300, 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, viz:

pense thereof, viz:
One tier of lots and parcels of land on each side
of Grand avenue, from East Main street to Leighton street; also one tier of lots on the south side of Hayward avenue from a point three hundred and thirty (330) feet east of Goodman street to the east

end of Hayward avenue, in proportion to the ben-

efit which each will derive therefrom.

And further resolved, That the taxpayers to be assessed for making such improvements may pay their assessments in three equal payments, as fol-

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 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 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, May the 3d, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

 ${f A}$ dopted.

SOUTH STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Survey or ascertain and report to this Council the e-pense of sprinking South street during the season of 1887.

sprinking Soudi select waters and states. Adopted.

Adopted.

The Surveyor submitted as such estimate, \$240.

By Ald. Roulmetz—Resolved. That the following improvement is necessary, viz.:

The sprinking of Souta street from 100 feet south of Court street to the south line of Grifflith street during

The sprinkling of south street from 100 feet south of Court street to the south line of Griffith street during the season of 187. City Surveyor, under the direction of this Council, has made an estimate of the whole expense thereof and reports the same at \$20, which estimate is hereoy approved.

Resolved, further, that the following portion of said city is deemra beneated and property quant 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 South street in proportion to the benefit and advantage which each will derive therefrom.

And furture resolved. That the tax pavers to be assessed for making such improvement must pay their assessment in one payment, as follows: The whole of the amount asses sed within thrity days after the advertisement of the assessment roll.

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 persons interested in the subject matter of said improvement are required to attend the Common Council, on Tuesday evening, May the 3-d, 187, at 7 o'clock, at the Common Council Chamter, when allegations will be heard.

KENT STREET SPRINKLING (SEC. 1).

KENT STREET SPRINKLING (SEC. 1).

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of spenkling Kent street (sec. 1) during the season of 1887.

ascertain and report to this Council the expense of spenkling Kent street (sec. 1) during the season of 1887. A optea.
The Surveyor submitted as such estimate \$120.
By Ald, Kohlmetz—Resolved, That the following improvement is necessary, viz.
The sprinkling of Ke at street (sec. 1) from 100 feet non-h of allen street to 100 leet south of Platt street during the season of 1887.
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 \$120, which estimate is hereby approved.
Resolved, further—That the following portion of said city is deemed benefited and properly ought to be assessed for the whole expense thereof, viz.
One tier of lots on each side of Kent street from 100 feet north of Allen street to 100 feet south of Platt street, in proportion to the benefit and advantage which each will derive therefrom.
And further resolved, that the the taxpayers to be assessed for making such improvements must pay their assessment in one payment as follows: The whole of the amount assessed within thirty days after the advertisement of the assessment rolls.
And the Clerk is hereby directed to publish notice in pursance of Title VII, Secton 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, May 3d, 1887, at 7 o'clock, at the Common Council Champer, when allegations will be heard. Adopted.

KENT STREET SPRINKLING (SEC. 2.)

By Ald Kohlmetz—Resolved, That the City Survey-or ascertain and report to this Council the ex-pense of sprinkling Kent street, sec. 2, during the sea-son of 1887.

son of 1881.

A opted.

The Surveyor submitted as such estimate \$192.
By Aid. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The scrinkling of Kent is reet. sec. 2, from 100 feet north of Platt street to 100 feet south of Jay 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 \$192, 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, viz.:

One tier of lots and parcels of land on each side of

perset brees? viz.:

One tier of lots and parcels of land on each side of Kent street, from 100 feet north of Platt street to 100 feet south of Jay street in proportion to the benefit and advantage which each will derive therefrom.

And rurther resolved, that the taxpayers to be assessed for making such improvement must pay their assessments in one equal payment, as follows: All of the amount assessed within thirty days after the advertisement of the assessment roll.

And the Clerk is hereby circuit to publish notice in pursuance of Title VII., Section 172 of the Revised Char'er of 1880 of the City of Rochester that all persons interested in the subject matter of said improvement, are hereby required to attend the Common Council, on Tuesday evening, May the third, 1887, at 7 o'clock, at the Common Council Camber, when allegations will be heard.

Adopted. Adopted.

SOUTH AVENUE SPRINKLING (SEC. 2.)

By Ald. Kohlmetz,—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling South avenue (Sec. 2) during the season of 1837.

sprinkiling South avenue (Sec. 2) during the season of 1877.

The Surveyor submitted as such estimate, \$432. By Ald, Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkiling of South avenue (Sec. 2), from Comfort street to the south line of Oakland street, during the sason of 1887.

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 \$482, which estimate is horeby approved.

Resolved, further, That the following portion of said city is deemed benefited and properly ought t be assessed by a local assessment for the whole expense thereof, viz.:

Orester of lots and parcels of land on each side of South avenue, from Comfort street to the south lineand said line produced of Oakland street, in proportion to the benefit and advantage which each will derive therefrom.

And further Resolved, That the taxpayers to be assessed for making such improvements 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.

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 Thesday evening, May the \$314, 1887, at 7:60 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

Adopted,

HUDSON PARK 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 Hudson park, from Hudson street to Edward street

of censtructing plank sidewalks on each side of Hudson park, from Hudson street to Edward street, Adopted.

The Surveyor submitted as such estimate \$313. By Ald, Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of plank sidewalks four (4) feet wide on each side of Hudson park, from Hudson street to Edward street, with the required crosswalks 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 \$313, which estimate is hereby approved.

Resolved, further, That the following portion of sald city is deemed benefited 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 Hudson park, from Hudson street to Edward street, in proportion to the benefit which each will derive therefrom.

And further resolved. That the tax payers to be assessed for making such in povements must pay their assessment in one paymed as follows: The whole of the amount assessed within thirty days after the advirtisement of the assessment roll.

And the Clerk is hereby directed to publish notice in pursuance of Title VI. S citon 172, of the Revised Charter of 1889, of the City of Rochester, thus all persons interested in the subject matter of said improvement are required to attend the Common Council, on Tuesday evening, May the 3d, 1857, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted Adopted

SOMERSET STREET PIPE SEWER AND GRADING.

By Ald. Mar on-Resolved. That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sower in Somerset street, and the grading of the roadway and sidewalks thereon.

street, and the grading of the roadway and sidewalks thereon.

Adopted.

The Survevor submitted as such estimate, \$1,750. By Ald. Marson—Resolved, That the following Improvements necessary, viz:

The construction of a vitrified pipe sewer twelve (12) inches in diameter in Somerset sureet, be siming at a point one bundred and fitty-one (131) feet from Chili avenue and extending northward to untersect the sewer in West avenue, with the necessary manholes, surface sewers, lot laterals and lot connections; als the roadvay and sidewalk grading, with the required auther formations on Somerset street aforesaid, from Chili avenue to Westavenue.

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 \$1,750, which estimate is hereby approved; tesolved, further. That the following portion of said city is deemed benefited and property ought to be assessed by a local assessment for the whole expense thereof, viz:

thereof, viz

One tier of lots and parcels of land on each side of Somerset street, from Chili avenue to West avenue, in proportion to the b nefit which each shall derive

there rom.

And further resolved, That the taxpayers to be as sessessed for making such improvements must pay their assessment in one payment, as follows: The whole of the amount assessed within thirty days after the advectisement 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 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 Wednesday evening, April the 1sth, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted Adopted

HAYWARD AVENUE PIPE SEWER.

By Ald. Marson-Resolved. That the CLy Surveyor ascertain and report to this Council the expense of constructing a virtified pipe sewer in Hayward avenue, and from Hayward avenue to Grand avenue.

Adouted
The Surveyor submitted as such estimate. \$5.400

enue, and from Hayward avenue to Gram avenue.

Adooted
The Surveyorsubmitted as such estimate, \$5,400.
By Ald. Marson—Resolved, That the following improvement is necessary, viz.

The construction of a vitrified pipe sewer tw-lve (12) inches in diameter in Hayward avenue. beginning at the east end of said avenue and extending westward to a point one hundred and forty-one (41) feet est of Goodman street; also, the construction of a vitrified of pe sewer fifteen (15) inches in diameter, beginning at the point of intersection of the propose is swer in Hayward avenue, with a prolonged line parallel to and near the western line of lots numbered forty-seven (47) and forty-six (46). As mapped by L. E. Hayward, on east side thereof; thence northerly to Garson avenue; thence obliquely across Garson avenue to intersect a line parallel to, and near the western line of lots numbered forty-said (30) and two hundred and seven (207), on the aforement of the seven in Grand avenue, with the necessaly manholes, surface sewers, lamp holes, lot laterals and lot connections roadway grading and gutter formations.

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 \$5,400, which estimate is hereby approved.

Resolved, further, That the following portion of said tity is deemed benefited and properly ought to be assessed by a local assessment for the whole expense thereof, viz.:

One tier of lots and pancals of land on each side of Hayward avenue, from the eastern termi us thereof

thereof. viz.; of lots and parcels of land on each side of Hayward avenue, from the eastern termi us thereof to Goodman street; also, one tier of lots and parcels of land on each side of Garson avenue, from Leighton avenue to Goodman street, in proportion to the benefit which each will derive therefrom.

And further Resolved. That the taxpayers to be assessed 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; on-third the amount within one year from the confirmation of said roll, and the remaining cne-third within wo 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 per cert. per cent. per

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, May the 3d, 1857, at 70'clock, at the Common Council Chamber, when allegations will be heard.

Adopted

LAMBERTON PARK EXTENSION.

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 extension of Lamberton park from the present southern terminus thereof to Clifton street, by producing the westerly line of the said park as now laid out, to Clifton street, and making for the eastern boundary of the extended park a line parallel to and forty (40) feet from the western boundary line as above defined.

(40) teet from the western boundary line as above defined.

Resolved, further, That the following portion of said cty 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 as they exist at the date of the passage of this ordinance on each side of Lamberton park as it is now said out and as it is proposed to be extended from West avenue to Chitton street, in proportion to the benefit which each will derive the eirom.

And further resolved, That the taxpayers to be assessed for making such improvement must pay heir assessment in one payment, as follows: The whole of the amount assessed within thirty days after the advertisement of the assessment roil.

And the Clerk is hereby directed to publish notice in pursuance or litle VIII., 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 Wednesday evening, May the 3d, 1887, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

KELLY STREET IMPROVEMENT.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of a McAdam roadway improvement and flagstone sidewalks on a portion of Kelly street.

pense of a McAdam roadway improvement and flagstone sidewalks on a portion of Kelly street.

Adopted.

The Surveyor submitted as such estimate \$6,700.00.

By Ald. Kohlmetz—Resolved, That the following
improvement is necessary, viz.:

The construction of a McAdam roadway on Kelly
street, from North Clinton street to St. Joseph street,
with lines of Medius stone curbs on each side thirteen
and three-fourths (13%) feet from and parallel to the
medial line of Kelly street aforesaid, within the terminal limits named, and Medius stone gutters taree (3)
feet wide, on each side, inside of and adjoining curbs;
one (1) foot of the gutter next the curbs on each side to
be of flagstone and the other the old flagstone can be
surface sewers, and existing surface sewers cleaned,
repaired and extended, and all needed flagstone cross
walks; also the laying of hedius stone or of blue stone
flag sidewalks five. 5) feet wide on each side of Kelly
street aforesaid, within the specified limits, except
where good flag walks on the proper line and grade
now exist.

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 \$8,700.00, 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, viz.:

One tier of tots and parcels of land on each side of
Kelly street, from North Climon street to St. Joseph
street, in proportion to the benefit which each will derive therefrom.

And furtuer resolved, That the taxpayers to be assessed for making such improvements may pay their as-

rive therefrom.

and furtuer resolved, That the taxpayers to be assessed 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 confirmation of said roll; and the remaining one-third within two years from the confirmation of said roll. On all sums paid

prior to 'be maturity of the said last instalment, a discount will be allowed at six per cent, per annum. A. d 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 improvement, are required to attend the Common Council, on Tuesday evening, May the 3d, 1887, at 7 o'clock, at the Common Council concepts of the Common Council concepts will be beard. adopted.

FRANK STREET IMPROVEMENT.

By Ald. Marson—Resolved, That the City Surveyor ascertain and report to this Council 'be expense of a Medlina stone curb gutters and pavement of a portion of a Frank street.

ascertain and report to this Council be expense of a portion of a Frank street.

Adopted
The Surveyor submitted as such estimate, \$11,50.

By Ald, Marson—kesolved, That the following improvement is necessary, viz.:
The construction of a Medina stone pavement in Frank street, from the northerly line of the crosswalk on the north side of Jay sireet to the southerly line of Lyell avenue, by setting lines of Medica stone curbs on each side, sixteen and one-haf (log's feet from and parallel to the medial line of Frank street atoresaid, between the termit al limits named, and laying between the termit al limits named, and laying between the curb lines thus established a Medina stone pavement with flag stone gutters one foot (1) wide of the same material inside of and adjoining the curbs; also, the construction of the needed new, and the cleaning, repairing, and extension of existing surface sewers, and the construction of lot laterals, the laying of water and gas service pipes where now demanded or their future need can be reasonably anticipated; also the necessary manholes.

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 \$11,50 which estimate is hereby approved. Resclyed, 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. Also, the same at \$1,50 which estimate is hereby approved. Heat for the whole expense thereof, and reported the same at \$1,50 which estimate is hereby approved. Heat for the whole expense thereof, and reported the same at \$1,50 which estimate is hereby approved. Heat for the heat of the whole expense thereof, and reported the same at \$1,50 which estimate is hereby approved. Heat for the heat of the provious to the benefit which each will derive their form.

portion to the benefit which each will 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: 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 centification 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. annum

annum.

And the Clerk is hereby directed to publish notice in pursuance of Title VII. Section 172 of the Revise: Charter of 1830, of the city of Rochester, that all persons in terested in the subject matter of said improvement, are required to attend the Common Council. on Tuesday evening. May the 3d, 1837, at 7 o'rlock, at the Common Council chamber, when allegations will be beard. be heard. Adopted

Ald. Elliott moved that the City Surveyor and Executive Board be requested to suspend action under the ordinance for Averill street improvement. Adopted.

AVERILL AVENUE PORTLAND CEMENT SIDEWALKS.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing Portland cement sidewalks on each side of Averill avenue, from Monroe avenue to Pearl street. Adopted.

The Surveyor submitted as such estimate, \$1,600. By Alderman Kolmetz-Resolved, That the fol-

lowing improvement is necessary, viz.:
The construction of Portland cement sidewalks. The construction of Fordand cement succeasing of the John J. Schillinger patent, five (5) feet in width on each side of Averill avenue, from the southern line of the crosswalk on the southern lide of Monroe avenue to the northern line of the crosswalk on the northern side of Pearl street, the outside edge of said walks to be five (5) feet from the curb line as established for the gravel improvement of said avenue; also, the necessary grading therefor between the street lines and the curb lines aforesaid and the resetting of the monuments to meet the new grade.

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

he whole expense 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 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 Averill avenue, from Monroe avenue to Pearl street, in proportion to the benefit which each will derive therefrom

derive therefrom.

And further Resolved, That the tax-payers to be assessed for making such improvements must pay

their assessment in one payment, as follows:
All of the amount assessed within thirty days after the advertisement of the assessment roll.

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 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, May the 3rd, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. ber, when a

MOUNT HOPE AVENUE OUTLET SEWER, CLEANING

AND REPAIR.

By Ald. Marson—Resolved. That the City Surveyor ascertain and report to this Council the expense of the cleaning and repairs of the Mt. Hope avenue outlet sewer.

The Surveyor submitted as such estimate, \$5,950. By Ald. Marson—Resolved, That the the follow-

By Ald. Marson—Resolved, That the the following improvement is necessary, viz:

The uncovering, cleaning, and the grading and repairing of the bench walls at points and for distances where from obstructions, defective original construction, or subsequent damages, such work is required of the Mt. Hope aveuue outlet sewer, srom the southern end thereof, to the intersection of said outlet sewer, with the South avenue outlet sewer, with precessary manholes and enue outlet sewer, with necessary manholes and lamp-holes; the cleaning and repairing of existing lamp-holes; the cleaning and repairing of existing and the construction of new surface sewers where needed; also, the construction of suitable connections of the Gregory street, the Hickory street and Averilla avenue sewers, with the Mt. Hope avenue outlet sewer, and of an overflow at or near the westerly end of Gregory street, and the connection of such overflow with what is known as the "Eric canal feeder," by a sewer of proper dimensions, constructed through private property lying between Mt. Hope avenue and the aforesaid feeder.

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

he whole expense thereot, and reports the same at \$5,950, which estimate is hereby approved.

Resolved, further, That the following portion of said city is deemed benefitted and properly ought to be assessed by a local assessment for the whole expense thereof, viz:

All the territory included within and described by the following houndary lives viz. Positivity of

All the territory included within and described by the following boundary lines, viz: Beginning at the intersection of Pinnacle avenue with Mt. Hope avenue, thence southerly along Mt. Hope avenue, including one tier of lots and parcels of land on the west thereof to W. Alexander street; thence easterly along W. Alexander street, including one tier of lots on the north side thereof to South avenue, excepting the lot on the northwest corner of Alexander street and South avenue. corner of Alexander street and South avenue; thence southerly along South avenue, excepting one tier of lots on the west side thereof to Hickory one tier of lots on the west side thereof to Hickory street; thence westerly along Hickory street, including one tier of lots on the south side thereof, excepting the lot on the southwest corner of Hickery street and South avenue to the west line of lot No. 86; thence southerly on said line and line produced to Gregory street; thence southwesterly across Gregory street; thence southwesterly across Gregory street to the west line of lot No. 27; thence southerly along said line to the south line of the Munger tract; thence westerly along said south line to the west line of lot No. 13, in the Prospect Hill tract; thence southerly along said line and line produced to the south line of said tract; thence westerly

along said line to the west line of lot No. 45 of the along said line to the west line of lot No. 45 of the Ellwanger & Barry tract; thence southerly along said line to Cypress st.; thence still southerly across Cypress street to the west line of lot No. 100, of the said tract; thence southerly to the south line thereof; thence westerly along said south line produced to west line of lot No. 110; thence southerly along said line to Linden street; thence easterly to South avenue; thence southerly along four avenue, excepting a a strip of land 150 feet in depth on the west side thereof to Highland avenue; thence westerly along Highland avenue excepting a thenbe westerly along Highland avenue, excepting a strip of land 150 feet in depth on the north side thereof to Mt. Hope av.; thence northerly along Mt. Hope avenue, including one tier of lots and parcels of land on the westerly side thereof to the place of beginning, in proportion to the benefit which each will derive therefrom.

And further Resolved, That the tax-payers to be assessed for making such improvements may pay their assessments in three equal payments, as follows:

One-third of the amount assessed 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 installment, a discount will be al-

lowed 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 persons interested in the subject matter of sid impressions of the city of the control of the city of said improvement, are required to attend the Com-mon Council, on Tuesday evening, May the 3d, 1887, at 7 f clock, at the Common Council Chamber,

when allegations will be heard,

Adopted.

FINAL ORDINANCES.

The final ordinance for West avenue cleaning came up, and Ald. Foley moved that it be amended to conform with the following:

By Ald. Foley—Resolved, That the ordinance for

By Ald. Foley—Hesolved, That the ordinance for West avenue cleaning, introduced by Ald. Kohlmetz, is hereby amended so as to read as follows: Resolved, That the City Surveyor ascertain and report to this Council the expense of sweeping, cleaning and the disposition of the dirt collected on West avenue, from the Eric canal bridge to York street, for the season beginning May 1st, 1887, to Dec. 1st, 1887.

Dec. 1st, 1887.
Adopted.
The Surveyor submitted as such estimate \$2,000.
Resolved, That the following improvement is necessary, viz.; The sweeping, cleaning, and the disposition of the dirt collected on West avenue, from the Eric canal bridge to York street, during the season beginning May 1st, 1887, and ending

the season beginning May 1st, 1887, and ending Dec. 1st, 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 \$2,000, which estimate is hereby approved.

Resolved, further, That of the foregoing amount \$600 shall be paid from the highway fund to the following committee: J. D. Chamberlain, F. M. McFarlin, Alfred Wright, Jonas Jones, B. F. Martin, C. M. Everest, to be disbursed by them during the progress of said work, instead of the cleaning usually done by the Executive Board on said street within the points above mentioned.

within the points above mentioned.

Resolved, further, That the following portion of said city is deemed benefited and properly ought to be assessed by a local assessment for the balance

of the expense thereof (\$1,400):
One tier of lots and parcel of land on each side
of West avenue from the Erie canal bridge to York
street in proportion to the benefit which each shall

Resolved, That the taxpayers to be assessed for making such improvements must pay their assessments in one payment as follows: The whole amount assessed within thirty days after the advertisement of the assessment roll.

And the clerk is hereby directed to publish notice in pursuance of title 7, 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, May 3, 1887, at 7 o'clock at the Common Council chamber when allegations will be heard.

Adopted.

FINAL ORDINANCE, NO. 3,173.

JEFFERSON AVENUE SPRINKLING, SEC. 2.

JEFFERSON AVENUE SPRINKLING, SEC. 2.

On motion of Ald. Kohlmetz the Common Council proceeded to near allegations 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 partion and part of the city which they desemble proper to be assessed for the expense of such improvement, and also a notice to be heretofore published daily, in at least two of the daily newspapers prince in the city of Rochester, for four days, which notice specified such improvement, the estimate expense thereof, the amount, if any, to be paid from the public treasury, and the portion or part of the city to eassessed 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 notice, and after hearing such allegations from all persons appearing—

mon Council at the third support of the property of the proper

whole expense of said improvement is described as One fier of lots and parcels of land on each side of Jefferson tav. nue, from West avenue to Brown street. On which above de-orded 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 ordained and determined that the tax-payers to be assessed for making such improvements must pay their assessment in one payment, as follows: All of the aucount assessed within thirty days after the a ivertisement of the assessment roll. Adopted by the following vote:

Ayes—Ald. Tracy, Sulivan, Marson, Fee Kohlmetz, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohret, Kelly, Toayer—14.

FINAL ORDINANCE NO. 3,174.

TREMONT STREET ASPHALT IMPROVEMENT.

FINAL ORDINANCE NO. 3,174.

TREMONT STREET ASPHALT IMPROVEMENT.

On motion of Ald Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, said Common Council. before determining to make such public mill rovement, having coused an estimate thereof to be made, and by an entry in their minutes having described the portion and part of the city which they deem proper to be assessed for the expense 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 amount, if any, to be paid from the public creasury, 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 notice, and, after hearing such allegations from all persons appearing, Alu, Kohlmetz submitted the following:

An ordinance to improve Tremont st. from Plymouth ave. to Caledonia ave.

The Common Council of the City of Rochester do ordan and determine that the following improvement is necessary and should be made, to writ.

The construction of a sheet asphalt parameters, two and one-half inches in thekmess on Tremont st., from the crosswalk on Plymoula ave. the east cross walk on Caledonia ave. width the calculations in the three son we had not not a sheet asphalt parameters, two and one-half inches in thekmess on Tremont st., from the crosswalk on Plymoula ave. the east cross walk on Caledonia ave. width the calculations of a spherical parameter st., two and one-half inches in the following:

The construction of a sheet asphalt parameters, two and one-half inches in the following improvement is necessary and should be made, to writ.

alignments and grades have been disturbed and the substitution of new curustones for the old which are found defective, the examination of the main and surface 8-wers and lot laterals and the cleaning and repairing of the same wher found necessary; also the construction of new lot laterals and the laying of new water and gas service pipes, who their appurenances, where now required or their ituure u-e is contemplated or probable; also the construction of the necessary mannoles, n-w surface sewers and the extension and repairing of existing surface sewers where required. And the whole expense should be defrayed by the assessment upon the lots and parceis of land to be benefited thereby, helemafter described; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$11,400, and sid estimate being deemed reasonable, is hereby approved; and the portion if said city, which said Common Council deem will be benefited and ought to be assessed by a local assessment for the whole expense or said improvement is described as follows:

One tier of lots and parceis of land on each side of Tremont street, from Plymouth avenue to Caledonia

The mont street, from Plymouth avenue to Caledonia avenue.

On which above described lots and parcels of land the whole expenses of said improvement are nearby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom 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 for 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 at 6 per cent, per annum. Ald. Marson presented a remonstrance.

Agos—Ald. Tracy, Sullivan, Marson, Fee. Kohlmetz, Fritzsche, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Thayer—13.

Nays—Al. Elliott. Selye, Kelly—8.

Fritzsche, Foley, Hail, Swikehai Bohrer, Thayer—13. Nays—Al. Eliiott. Selye, Keliy—3.

FINAL ORDINANCE No. 3,175.

HUDSON STREET MACADAM IMPROVEMENT.

FINAL ORDINANCE No. 3,175.

HUDSON STREET MACADAM IMPROVEMENT.

On motion of Ald Kohlmetz the Common Council proceeded to hear allegations in relation to the improverovement desc feed in the ordinance below, the said Cummon Council, before determining to make such public improvement, having caused an estimate thereof to be made, and by an entry in their minutes having desc ibed the portion and part of the city which they deemed proper to be assissed for the expense of such improvement, and also a notice to be heretofore published daily, in a 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 am unt, 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 notice, and, after hearing such allegations from all persons appearing.

Ald. Kohlmotz submitted the following:

An ordinance to improve Hudson street, from Channing street to Clifford street.

The Common Coun ii or the City of Rochester, do oroain and determine that the following improvement is necessary and should be made, to wit:

The construction or a MacAdam roadway improvement in Hudson street from the north line of the crosswalk on the north side of Channing street to the south ct. b line of Clifford street, wh Ilnes of Medina stone pavennth may be substituted, and two (2) additional feet in width on each side inside of the said curb lines to the construction of excent may be substituted, and two (2) additional feet in width on each side inside of the said curb lines to the construction of excent may be substituted, and two (2) additional feet in width on each side inside of the said curb lines to the construction of excent and two excent and two excent and extension of existing surface sewers where receded, to being underst that where within the terminal limits named for the proposed improvement of Hudson street curb stones and flag stone crosswalks of good quality are now found they shall be taken up, redressed and replaced where the general character of the work requires it; and also that all lot laterals. water and gas service pipes where now needed, or their future need is anticipated, shall be constructed and provided for; also that

the stone for the MacAdam material used shall be from

the stone for the MacAdam material used shall be from the Brighton quarries.

And the whole 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 \$9,790, and said estimate being demed 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 lots and parcels of land on each side of Hudson street, from Channing street to Clifford

On which above described lots and parcels of land the whole expense of said improvement are hereby ordered assessed, the assessment up n each lot and parcel of land to be in proportion to the ben-fit and advantage which each delives 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:

ments, ssfollows:
One third of the amount assessed within thirty days
after the advertisement of the Assessment Roll; onethird 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
installment a discount will be allowed of six per cent. per annum.

per annum.
Adopred by the f llowing vote:
Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche,
Elliott, Folev, Selye, Hall, Swikehard, Judson, Stein,
Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE, NO. 3,176.

STRATHALIAN PARK IMPROVEMENT.

On motion of Ald, Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Coumon Council, before determining to make such public improvement, having caused an estimate thereof to be made and by an entry in their unintess having described and by an entry in their unintess having described and by an entry in their unintess having described and by an entry in the expense of the described and all and a said of the city which the described and all as a self of the expense of properties of the city of the city of the daily newspan printed in the city of Rochester, for four days, which notice specified such improvement, to 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 expense, and witch 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 notice, and, after hearing such allegations from all persons appearing.

Ald, Kohlmetz submitted the following:

An ordinance to improve Strathallan Park, from East avenue to University avenue. STRATHALLAN PARK IMPROVEMENT.

Ald. Kohimetz submitted the following:
An ordinance to impro-e Stratialian Park, from
East avenue to University 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 improvement of Strathalian Park from East
avenue to University avenue, by grading the roadway
and sidewalks of the park aforesaid, as iar as may be
necessary with as little excavation as possible, and the
putting on the roadway thereof a gravel bed of the recuisite depth, and the laying on each side between the nutting on the roadway thereof a gravel bed of the requisite depth, and the laying on each side between the terminal limits named a Portland cement sidewalk of the John J. Schillenger patent five (5) feet in width or each side where existing sidewalks of the prescribed widths and on proper grades and a ignments do not now exist; otherwise the existing sidewalks to be taken up, redressed, and relaid on such grades and alignments. The cost of the new cement sidewalk not to exceed eighty-five (85) cents per lineal foot on each side.

side,
And the whole expense shall 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 \$3,300, and said estimate being deemed reasonable, is here by 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 lots and parcels of land on each side of Strathallan Park, from East avenue to University

ţ,

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 and advantage which

each derives therefrom.

And it is further ordained and determined that the taxpayers to be assessed for making such improve-

ment, may pay their assessment in three equal payments, as follows:
One-third of the amount assessed within tlirty days after the advertisement of the assessment rul; 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 of six per cent. per annum

per annum.
Adopted by the following vote:
Ayes—Al¹. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche,
Elliott Foley, Selye, Hall, Swikehard, Judson, Stein,
Bohrer, Kelly, Thayer—5.

The final ordinance for Grand avenue pipe sewer came up, and on motion of Ald. Thayer action was indefinitely postponed.

FINAL ORDINANCE NO. 3,177.

CARLTON PLACE PIPE SEWER

On motion of Ald. Marson, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the sald Common Council. Before determining to make such public improvement, having caused an estimate thereof obe made, and by an entry in 'heir 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 published, in at least two of the day in ewspap rs printed in the city of Rochester, for four days, which nuttee 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 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 notice, and, after hearing such allegations from all persons appearing. pearing.

Ald. Marson submitted the following:

pearing.
Ald Marson submitted the following:
An ordinance to construct a pipe sewer in Carlton Place, from 500 feet north of the cent.r of Cnili avenue to the sewer in said avenue.
The Common Council of the city of Rochester do ordin and determine that the following Improvement s necessary and should be made, to wit:
The construction of a vitrified pipe sewer, twelve (12) inches in diameter in Carlton Place, beginning at a point five hundred (500) feet morth of the center of Chila avenue and extending southward to intersect the sewer in the aforesaid avenue. Also, the necessary manholes, surface sewers, let laterals, lot connection.
And the whole expense shall be defrayed by the assessment upon the lots and parcefs of land to be benefited thereby, heremafter described; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$780, 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 leal assessment for the whole expense of said improvement's described as follows:
One titer of lots and parce a of land on each side of

lows:
One tier of lots and parce s of land on each side of Carlson Place, from Chili avenue to a point five hundred (500) feet north from the center of the said avenue, excepting therefrom the lots on the corners of Chili avenue and Carlton Place aforesaid, mcaured contributed for a depth of one hundred (100) feet on contributed (100) feet on Cariton Place.
On which above described lots and parcels of land the

On which above described lets and pirce's of land the whole expenses of said improvement are hereby orded 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 furher ordained and determined that the tax-payers to be assessed for making such improvement, must pay their assessment in one payment, as follows: All of the amount assessed within thirty days after the advertisement of the assement roll.

Adopted by the following voie:

Ayes—Ald. Tracy, Sullivan, Fee, Kohmeiz, Fritzsche, Elliott, Foley. Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thaye.—15

FINAL ORDINANCE NO. 3,178.

SCHANCK AVENUE SEWER.

On motion of Ald. Marson the Common Council proceed to hear allegations 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 partion 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 at least two of the daily newspapers printed in the city of Rochester, for four days, which notice specified such improvement, the

astimated 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 expense, and which notice also required all persons intereste in the subject in atter of such improvement to attend the said common Council at the time appoint d in said notice, and, after hearing such allegations from all expense properties.

the said Common Council at the time appoint d in said notice, and, after hearing such allegations from all persons appearing,
Ald, Marson submitted the following:
An ordinance to construct a sewer in Schanck avenue from the sewer in Goodman street to a point about 4,20 feet east therefrom.

The common Council of the City of Rochester, do ordin and determine that the following improvement is necessary and should be made, to w.t:

The construction of a sewer in Schanck avenue, beginning at the center of Goodman street, to intersect the proposed extension southward of the sewer now in process of construction in Goodman street, to intersect the proposed extension southward of the sewer now in Schanck avenue for a distance of about forty-two bundred (4,200) feet; the sewer in Schanck avenue to be provided through ut it is length with all needed manhoes, lampholes, surface-sewers, overflows, lot lat rais and lot connections; also, the necessary roadway grading a d gutter formations, within the terminal limits named; the character and dimensions of the projected sewer in Schanck avenue to be ad-pted in its several portons, to the needs of the territory, the drainage of which it is intended to receive.

receive.

And the whole expense shall be defrayed by the assessment upon the lots and parcels of land to be benefited thereby, hereunafter described; and the City Surveyor, under the direction of this Counc I, having made an estimate of such expense, and reports the same at \$21,500, and said estimate being deemed resonable, 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:

All the territory included within and described by the

ented by fith ought to be assessed by a lotal assessment for the whole expense of said improvement 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 the N. Y. C. & H. K. R. R. lands and Goodman street; thence easterly a fig. the northerly boundary line of the N. Y. C. & H. K. R. R. lands to Henry street; thence so the line of the S. Y. C. & H. K. R. R. lands to Henry street; thence so the line of the street of line of the street of line of the line of the street of line of the line of line of the line of line of

vaniage which eachderives therefrom.

And it is turther 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 continuation of such roll; and the remaining one-third within two years from the continuation of such roll; and the remaining one-third within two years from the continuation of such 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.

Adopted by the following vote:

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Se ye, Hall, Swikehard, Judson, Stein. Bohrer, Kelly, Thayer—15.

The final ordinance for Silver street pipe sewer came up, and Ald. Swikehard moved to amend by inserting fifteen inch pipe instead of twelve inch pipe as dimension. Adopted. The ordinance went over two weeks under the rule.

The final ordinance for Glenwood park pipe sewer came up, and on motion of Ald. Kelly action was postponed two weeks.

The final ordinance for Brown street pipe sewer came up, and Ald. Sullivan moved to amend it by making the beginning 115 feet from the front line of the lots on Frank street instead of from the middle of that street. Adopted. Action postponed two weeks under the rule.

FINAL ORDINANCE, NO. 3, 179. BOARDMAN STREET PLANK WALK.

BOARDMAN STREET FLANK WALK.

On motion of Ald. Kohimetz the common Council proceeded to hear allegations 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 estry in their minutes having described the portion and part of the city which having desemble the portion and part of the expense of such instead ally, in at least two of the daily newspapers printed in the city of kochester, 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 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 app inted in said notice, and after hearing such allegations from all persons appearing.

Ald. Kohimetz submitted the following:

An ordinance to construct a plank walk on Boardman street, from Pearl street to Monroe avenue.

The Common Council of the city of Rocnester, do ordain and determine that the following improvement is mecessary and should be made, to wit:

The construction of a pine plant sidewalk four (4) feet and cuth (8) inches wide on the easterly side of Boardman street, from Pearl sure to Monroe avenue, with the necessary crosswalks, sidewalk grading and gutt r formations.

And the whole 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 \$330, and said estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common Council deem will be ben-fitted by and ought to be assessed by a local sasessment to on the whole expense of said improvements is decribed as follows:

and ought to be assessed by a local assessment for the the whole expense of said improvements is decribed as

One tier of lots and parcels of land on the easterly side of Boardman street from Peari street to Monloe

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 which each derives therefrom.

And it is further ordained and determined that the AND IT IS INTERED TO CARRIED AND GETERMINED 'hat the tex-payers to be assessed for making such improvement must pay their assessment in the payment, as follows: The whole of the amount assessed within thirty days after the advertisement of the assessment roll.

sessment roll.

Auopted by the following vote:
Ayes—Ald, Tracy, Sullivan, Marson, Fee, K.himetz,
Fritzsche, . lliott, Foley, Selye, Hall, Swikehard, Judson, Stein, B.hrer, Kelly, Thayer—16

Ald. Thayer moved that property owners on Boardman street have thirty days in which to construct their own walks. Adopted.

FINAL ORDINANCE NO. 3,180.

On motion of Ald. Kohlmetz the Common Council proceeded to near allegations 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 thereot to be made, and by an entry in their minutes having described the pottion 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 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, if 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 notice also required all persons interested in the sunject matter of such improvement to attend the said Common Council at the time appointed in saia notice and, after hearing such allegations from all persons appearing, MYRTLE STREET PLANK WALN. pearing,
Ald. Kohlmetz submitted the following:

Aid. Kohlmetz submitted the following:
An ordinance to construct a plank sidewalk on Myrtlestreet from the end of the present walk to Otis sireet.
The Common Council of the city of Rochester do ordain and determine that the following improvement
is n-cessary and should be made, to wit:
The construction of a plank sidewalk four (4) feet
wide on the east side of Myrtle street from the terminus of the present plank walk; thence northward to
Otis street, with the necessary crosswalks, sidewalk
grading and gutter formation.
And the whole expense should be defrayed by the assessment upon the lots and parcels of lands to be ben-

afited thereby, hereinafter described; and the City Surveyor, under the direction of this Council having nade an estimate of such expense, and reports the same af \$400, 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 assess d by a local as sessment for the whole expense of said improvement is described

as follows:
One tier of lots an parcels of land on the east side
of Myrtle street from the northern terminus of existing sidewalk on the eastern side of the street aforesaid to Otis street, in proportion to the benefit which
each will derive therefrom.
On which above descrited lots and parcels of land tre
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 determined that the

which each derives therefrom.

And it is further ordained and determined that the taxpayers to be assessed for making such improvement must now their assessment in one payment, as folmust pay their assessment in one payment, as follows: All of the amount assessed within thirty days after theadvertisement of the assessment roll.

Adopted by the following vote:
Ayes—Alo. Tracv. Sullivan, Marson, Fee, Kohlmetz, Fritzsche. Elliott, Folcy, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

Ald. Kelly moved that property owners on Myrtle street have thirty days in which to build their own walks. Adopted.

FINAL ORDINANCE, NO. 3,181.

MOUNT HOPE AVENUE IMPROVEMENT.

MOUNT HOPE AVENUE IMPROVEMENT.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations 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 therefore to be made, ard by an entry in their minutes having deemed proper to be assessed for the expense of such improvement, and also a notice to be heretofore published daily, in at least two of the daily newspaper 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 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 notice, and, after hearing such allegations from all persons aphearing such allegations from all persons ap-

mon Council at Fie time aptonice in sate boase, and after hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:
Anoromance to improve Mt. Hope avenue from the crosswalk on the north side of the entrance to Mt. Hope Cemetery to Highland 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 construction of a Medina stone pavement on Mount Hope avenue from the south line of the crosswalk on the north side of the entrance to the Mount Hope Cemetery, to the south produced line of Highland avenue, with lines of Med na curb stones on each side parallel to and eighteen feet from the axis or medial line of the aforesaid avenue with the necessary Medina flag-stone gutters, cross walks, surface sewer extensions, roadway and sidewalk grading; also the extensions, roadway and sidewalk grading from the south produced line of Highland avenue southward for a distance of two hundred and the whole extens shoud be defrayed by

and the whole extense should be deflayed by the assessment upon the lots and parcels of land to be benefitted thereby, hereinatter described; and the City Surveyor, under direction of this council, having made an estimate of such expense, and reports the same at \$20,050, and said extinate being deemed reasonable, is hereby approved; and the portion of said city, which said Comm. In Council deem will be benefitted by and cught to be assessed by a local a session in for the whole expense of said improvement is described as follows:

One tier of lots and parcels of land on the south line and south hope avenue from the south line and south hip produced of the sidewalk on the north side of the entrance to "Mount Hope Cemetery" to a point two hundred and fifty claylife south of the south inte and south line produced of Highland avenue.

In which above described lots and parcels of land the whole expenses of said improvement are bettery 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 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

One-taird of the amount assessed within thirty days after the advertisement of 'he assessment roil; 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 at six per cent.

Ald. Foley moved that the ordinance be amended so that the improvement shall extend from the entrance to the Cemetery to the city line. Lost.

The ordinance was adopted by the following

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE-NO. 3.182.

MOUNT HOPE AVENUE PIPE SEWER.

MOUNT HOPE AVENUE PIPE SEWER.

On motion of Aid. Marson the Common Council proceeded to bear allegations in relation to the improvement decribed in the ordinance below, the said Comm in Council, before determining to make such public improvement, having caused an estimate the reof to be made, and by an enzy in their minutes baving described the portion and pert of the city which they deemed proper to be assessed for the expense of such improvement, and also an tice to be heretofore published daily, in at least two of the daily newspapes 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 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 pers ins interested in the subject matter of such improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons aphearing such allegations from all persons ap

after hearing such allegations from all persons appearing.
Ald. Marson submitted the following:
An ordinance oconstruct a pipe sewer in Mt. Hope avenue, from the present sewer in Mt. Hope aven ue. near Cypress street, to Fighland avenue.
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 vitrified pipe sewer, eighteen (18) inches in diameter in Mount Hope avenue from a point near the prolonged parthern line. nue, from a point near the prolonged northern line of Highland avenue and extending northward to unite with the stone sewer now existing in Mount Hope avenue aforesaid, and running northward from, at or near the west end of Cypress street, with the necessary manholes, lampholes, surface sewers, catch basins, lot laterals and intercepting sewers and lot lateral connections.

sewers and lot lateral 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 this Council, having made an estimate of such expense, and reported the same at \$8,250, 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 follows:

One tier of lots and parcels of land on each side of Mt. Hope avenua, from Highland avenue to the end of the present sewer.

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-

land 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 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.

annum. Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Jud-son, Stem, Bohrer. Thayer—15.

FINAL ORDINANCE, NO. 3,183. BLOSS STREET IMPROVEMENT.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations 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 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 here of ore published 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 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 notice, and, after hearing such allegations from all persons appearing.—
Ald. Kohlmetz submitted the following:
An ordinance to improve Bloss street, from Backus avenue to Fulton 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 setting of a line of Medina stone curbs on each side of Bloss street, from Backus avenue to Fulton avenue, sixteen (16) feet from and parallel to the medial line of Bl. ss street aforesaid, with Medina flags-stone gutters inside of and adjoining the dag stone gutters aforesaid; also, the necessary roadway grading, the construction of new and the extension and repairing of od surface sewers where demanded, and the taking no, grading, altering and relaying of existing crosswalks, both parallel and transverse, where required.

And the whole expense should be defrayed by the as sessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Surveyor, under the direction of this council, having made an estimate of such expense, and reports the same as \$7,300, and said estimate being deemed reasonable, is hereby approved; and the porton of said city, which said Common Council deem will be benefitted by and ought to be assessed by a local assessment for the whole expense of the sai

expense of the said improvement is described as follows:
One tier of lots and parcels of land on each side of Blos street, from Backus avenue to Fulton 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.
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 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 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.
Adopted by the following vote:
Ayes-Ald, Tracy, Sullivan, Marson, Fee, Kohlmets, Fritzsche, Elliott, Foley, Selve, Hall, Swikehard, Judson, Stein, Bohrer, Keily, Thayer—16.

EXECUTIVE BUSINESS.

Ald. Sullivan moved that the Council proceed to appoint Commissioners of Deeds, and that the Clerk cast the ballot

Clerk cast the ballot.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.
The following named persons having received the
concurrent vote of the Council, were declared
duly appointed Commissioners of Deeds: Charles
Lee, Wray L. Cole, Chas. P. Lee, John
Wehle, Charles A. Harlow, Charles M. Procor, W. Seward Marshall, Samuel M. Truesdale,
James S. Judson, Ralph Butler, Jacob Traugott,
Geo. N. Hallock, H. R. Williams,

UNFINISHED BUSINESS.

Ald. Kohlmetz called up the following:

"Ald: Kohlmetz-Resolved, That the represen-Ann. Adminetz—Resoived, 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 thirty-three of the City Charter:

"AN ACT to amend the Charter of the City of Roch AN ACT to an armend the 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 of the city of Rochester, as contained in chapter four-teen of the laws of eighteen hundred and eighty, is hereby 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, payable 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 attendance. 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 Mayor shall appoint, in writing, a notice of which appointment shall be served on all the members of 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 personally 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."

Adopted by the following vote:

Ayes—Ald. Sullivan, Kohlmetz, Fritzsche, Selye,
Hall, Judson, Bohrer, Kelly, Thayer—9.

Nays—Ald. Tracy, Marson, Fee, Elliott, Foley,
Swikehard, Stein—7.

Ald. Fritzsche called up the following:

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

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:

"\$ 78. The sealer of weights and measures, appointed 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 received by him by virtue of his office, as aforesaid, shall be deposited with the city treasurer, and credited to the contingent fund, and it shall be his duty to demand, sue and collect for, and on behalf of said city, all fees and compensation allowed to be charged for services rendered by him; as such sealer, or weights and measures for said city, and sealer, before entering upon the discharge of sealer of weights and measures for said city, and said sealer, before entering upon the discharge of his duties, shall execute a bond, with two or more sufficient sureties, to be approved by said Common Council, or by an officer of said city, under the direction 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 menument of said office.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche; Elliott, Foley, Selye; Hall, Bohrer Kelly, Thayer—13.

Nays—Ald. Swikehard, Judson, Stein—3.

The following came up:

The following came up:

" 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

persons to be assessed and as special provided for the 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 unquestioned; but it also made provision for the grading of the roadway of the street, and for the formation of gutters therein—matters not embodied in the petition, and, therefore, to have legally adopted said ordinance the votes of three-fourths (twelve in number) of all the members elected to said Common Council were necessary. The City tweive in number) or all the members elected to said Common Council were necessary. The City Attorney and his able assistant, Mr. Sullivan, con-cur with me in this view of the question, and, as above stated, the ordinance is hereby returned dis-approved. CORNELIUS R. PARSONS, Mayor.''

The Chairman stated the question to be, shall the resolution stand as an order of the Board, not-withstanding the objections of His Honor the

Mayor?

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Elliott, Foley,
Selye, Hall, Swikehard, Stein, Bohrer, Kelly, Thayer—12.

Nays-Ald. Marson, Kohlmetz, Fritzsche, Jud-

son—4.
Ald. Foley moved that the action on the ordinance for a stone sewer in Troup street be recondinance for a stone sewer in Troup street be recondinance.

Ald. Foley moved that the matter be referred back to the City Surveyor to prepare an ordinance for a pipe sewer. Adopted.

MISCELLANEOUS BUSINESS.

By Ald. Kohlmetz-Petition of Richard Trenaman for relief from erroneous assessments. Referred

to the Assessment Committee.

By Ald. Kohlmetz—Resolved by the Common Council of the City of Rochester, That the City Surveyor be instructed to prepare and report an ordinance for the construction of a stone arch bridge over the Genesee river, to connect Mortimer street extended westward from North Water street and Exchange place projected eastward from Front

and Exchange place projected eastward for Front Street. Adopted.

By Ald. Elliott—Petition of Mrs. T. Nirdlinger for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal

to the wood building Committee and Fire Marshal with power to act.

By Ald. Elliott—Resolved by the Common Council of the City of Rochester, N. Y., that before the improvement of South Goodman st. shall begin, the City Surveyor examine and report to this Board, the depth of the sewer of said street, and whether the requirements of the contract were fully met by the party who constructed said sewer. Adopted.

By Ald. Elliott—

By Ald. Elliott-

OFFICE OF THE CITY ATTORNEY, No. 19 CITY HALL BUILDING, April 19, 1887.

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

GENTLEMEN: I beg leave to report that the action of the New York Central & Hudson River Railroad Company and other against the city of Rochester and John Creegan to enjoin the city from connecting the Upton park sewer with the East avenue sewer, begun on or about September 21st, 1880, and which has been pending for many years past, was brought to trial on December 10th, 1886, at the Monroe Equity Special Term, before Mr. Justice William Rumsey, and resulted in a judgment being entered in favor of the plaintiffs against the defendants with \$135.50 costs.

The time to appeal expires on the 20th inst. I

The time to appeal expires on the 20th inst. The time to appeal expires on the 20th inst. I am of the opinion that, in view of the questions involved therein, and the importance of the litigagation to the residents of that locality affected by the judgment, that an appeal should be taken, to the end that the questions be reviewed by the General Term of the Supreme Court, as it is in no wise clear, in my opinion, that the plaintiffs are entitled to the relief given them in and by the judgment,

and, therefore, for that purpose, recommend that the following resolution be adopted.

Respectfully submitted, IVAN POWERS, City Attorney.

Ordered received, filed and published.

By Alderman Elliott: Resolved, that the City Attorney be, and he hereby is instructed to appeal from the judgment of injunction and costs in the case of The New York Central & Hudson River Railroad Company and others against the City of Rochester and John Creegan to the General Term of the Supreme Court, and to take such steps as may be necessary to render such anneal effectual. to render such appeal effectual.

Alderman Thayer moved that the matter lay on

the table. Adopted.

By Alderman Elliott: Whereas, the Common Council of the City of Rochester, unamiously passed a proposed amendment to the charter which should confer power on this body to order all over-head wires in this City, within three quarters of a mile from the middle of Main Street bridge placed under ground by August 1, 1888; and, Whereas, This Council instructed the City At-

torney if necessary to secure the passage of the bill to drop out from that instrument the date when such wires must be placed under ground; and.

Whereas, it appears that our Assemblyman states that he is unable to secure the passage of the bill as originally proposed by us, and has suggested a sub-

stitute therefor.

Therefore, Resolved, by the Common Council of the city of Rochester, N. Y., that our Senator and Representative in Assembly at Albany be instructed to secure such modifications of said substitute, as will confer power upon the Common Council to authorize any power of the common Council to authorize and the common Council to authorize and the common Council to authorize and the council will conter power upon the common council to authorize any persons, company or companies it chooses so to empower to lay the wires underground, and that there be a clause added to the bill that shall reserve to the city the right for the free use of any conduit or conduits that may be so laid in any part of the said city for such wires as may be necessary for municipal purposes; and also may be necessary for municipal purposes; and also a clause empowering the Common Council to grant to any individual or individuals, or any company now or hereafter to be organized, the use of said conduit or companies shall pay an equally proportionate share of the expense of construction and maintaining said conduit or conduits; and that the clause requiring the layers of said conduits the clause requiring the layers of said conduits to remove and relay the same at their own expense when gas pipes are to be extended, be stricken out. Adopted by the following vote:

Ayes—Ald. Tracy. Sullivan, Marson, Fee, Kohlander, Evitage B. Ellist. Feley Solve Holl. Strelles.

Ayes—Ald. Tracy. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Folev, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

By Ald. Foley—Petitions of Eloise W. Bush and John P. Gilchrist for permission to erect wood buildings. Granted.

By Ald. Foley—Whereas, When the Executive Board of this city advertised for bids on West avenue asphalt improvement there was stated in the advertisement that 10 per cent, of the money due the contractor for said improvement should be retained by the city for ten years as additional security for the guarantee contained in the bond given to secure the unimpaired condition of the improvement for ten years thereafter, and it was improvement for ten years thereafter, and it was stated that said money would be invested in city or government bonds for the benefit of the contractor, and the interest to be paid regularly to him, if the conditions of the guarantée were fulfilled; and

Whereas, The said improvement has been completed, and the cost of the same ascertained, and 10 per cent. thereof has been retained by, and is now in the hands of, the treasurer for the purposes of

in the names of, the treasurer for the purposes of the investment aforesaid; and, Whereas, To invest the same in the manner aforesaid will net an exceedingly low rate of inter-est, but a trifle over 2 per centum per annum; and a loss will thereby be sustained by the contractor;

Whereas, The Warren-Scharf Asphalt Paving Company, of New York city, contractors for said improvement, are desirous of having said sum so retained, invested upon mortgages, with accom-

panying bonds, upon real estate within the County of Monroe, and the interest to be paid to it, as aforesaid; it is therefore
Resolved, That upon filing with the Mayor or City Clerk a duly executed and acknowledged written consent of and by the said Warren-Scharf Asphalt Paving Company and the several surveius upon and to the bond of guaranty or indemnity given as aforesaid, and being the last bond of that character accepted by the city as a substitute for the earlier and former bond, requesting the change and investment of said amount so retained as the seven when the city of Rochester and J. P. Russell for the lighting, care and maintenance of the lamps in what is known as the oil districts, said amount so retained as seal to the having performed the terms of his conthe earlier and former bond, requesting the change and investment of said amount so retained as aforesaid, and consenting to the terms and conditions of this resolution, and which said consent shall be approved by the City Attorney, then, and in that case, the Treasurer of the city, and his successor in office, shall, and he is hereby directed, to cessor in office, shan, and lie is nereby directed, to invest and re-invest said amount so retained, in mortgages upon clear and unincumbered real estate and parcels of land within the Country of Monroe, in the same manner and to the same extent, as loans are made by the savings banks of this city, and which said loans shall be made upon the certificate of the City of the country of the countr and which said toans shall be made upon the certificate of the City Attorney in reference to the title, as appear in the searches or abstracts presented, and the cost and expense thereof shall be sented, and the cost and expense thereor shall be borne and paid at all times by said fund or moneys, or said paving company, and no part thereof shall be borne or paid by the city; and further flat said investment or investments, or reinvestment or reinvestments, shall, at all time, be at the risk, cost and expense of said fund and moneys, and said Warren-Scharf Paving Company, and said bond of guaranty, and the sureties, and each of them thereto, and the change of investment shall, in no wise, invalidate or affect the liability of the bondsmen or sureties, or of either of them, to answer to the city under the terms and conditions, or any of them, of said bond; and the interest upon the amount so invested or reinvested shall, when colected, after deducting all costs, expenses or loss, if any, connected therewith, be paid to said Warren-Scharf Paving Company during the term of the retention of said fund or moneys, provided, always, that the terms and condition of said guaranty for the permanency and unimpaired condition of the roadway, as constructed, shall be, at all times during said period of ten years kept and maintained. Adopted.

By Ald. Foley—Whereas, a measure has been introduced in the Legislature appropriating \$25,000 for the purpose of erecting a lift bridge across the Erie canal at West avenue crossing within the line amount so invested or reinvested shall, when col-

Erie canal at West avenue crossing within the line

of said street.

Resolved, That the Member of the Assembly from the city, and Senator from the district be, and they are hereby, directed and requested to use all honorable means to have said measure passed as quickly as possible.

Ald. Marson moved that the resolution lay over

two weeks. Lost.

The resolution was then adopted by the follow-Ayes—Ald. Tracy, Sullivan, Fee, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Stein, Bohrer, Kelly, Thayer—13.

Nelly, Thayer—15...

Aays—Aid. Marson, Kohlmetz, Judson—3.

By Ald. selye—Resolved, That Senator E. L.

Pitts and Assemblyman E. W. Maurer be, and each
of them is hereby, respectfully requested to urge
the immediate passage of the bill now before the
Legislature for the purpose of naving the State to
pay a portion of the cost of the expense of constructing the Rowe street sewer which severe were pay a portion of the cost of the expense of constructing the Rowe street sewer, which sewer was, by reason of the great amount of leakage from the Erie canal, made larger than it otherwise would have been to meet the needs of the tax-payers assessed therefor, thereby entailing an increased expense upon them; and the Clerk is hereby instruct, and to transmit a cony of this resolution to each standard to transmit a cony of this resolution to each standard to the control of the second. pense upon them; and the Clerk is hereby instructed to transmit a copy of this resolution to each said senator and Assemblyman. Adopted.

By Ald, Selye—Resolved, That the City Surveyor be, and hereby is directed to prepare an ordinance

for a system of sewers, commencing at Burke's south line on Raines street, running thence south to the south side of Lake View Park; thence westerly to the Boulevard; thence southerly to Driving Park avenue; thence westerly to Thrush street;

be, and hereby is directed to establish the grade of the sidewalks on First street, from Rowe street to Glenwood avenue. Adopted. By Ald. Selye—Resolved, That the Mayor be and hereby is directed to cancel the contract hereto-fore made between the city of Rochester and J. P. Russell for the lighting, care and maintenance of the lamps in what is known as the oil districts, said Russell not having performed the terms of his con-

Russell not having performed the terms of his contract. Adopted.

By Ald, Selye—Resolved, That the chair appoint a special committee of three to find and determine the cost of lighting what is known as the oil districts by electricity, and that said committee report at the next regular meeting.

Ald, Kelly moved that the matter be referred to the Lamp Committee.

Adopted by the following yets:

the Lamp Committee.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

Nay—Ald. Selye—Resolved, That the Executive Board be and it is hereby authorized and directed to extend a suitable water main in Lake avenue on the east side thereof from Driving Park avenue to the north line of Burke place and to pay the cost the east side thereof from Driving Park avenue to the north line of Burke place, and to pay the cost of same out of moneys which this Common Coun-cil will provide for the water pipe extension fund in the tax levy for the present year. On motion of Ald. Foley the matter was referred to the Water Works Committee and Executive Board.

Ald. Judson moved that action on the resolution of Ald Kohlmetz in regard to the salaries of Alder-

men be reconsidered. Adopted.
Ald. Judson moved that the proposed bill be amended so as to read April 1, 1887, instead of April 1, 1888. Adopted.

The act as amended was then adopted.
By Ald. Judson—

To the Honorable Common Council:

GENTLEMEN—We, the members of the Excise Board of your city, would respectfully represent that one year ago your Honorable Body saw fit to make a reduction in certain salaries of the city department, and among them was the salaries of our Board. At that time the members of the Board were receiving the small sum of \$900, and they were reduced, without a hearing of the matter, to the sum of \$720. Since that time the salary of nearly every official, whose salary was then reduced, has been restored or raised, except ours, and, further, we desire to say that the duties of our office become more onerous every week, and from the revenue of \$28,000 or \$30,000 per year from our Board, we have by hard work raised the sum to about \$43,000; and there are complaints to be heard and tried by our Board every week of the year, which, as a matter of necessity, takes up much of our time. Many years ago, when the revenue of the Excise Board was less than one-third its present income, the salaries of the Board were partment, and among them was the salaries of our its present income, the salaries of the Board were nearly twice as much as now. And, therefore, we ask in justice that your Board grant us at least a fair salary, and we ask you only to restore our salaries to the sum of \$900 each, as they formerly stood last year

Dated April 19, 1887.

POMEROY P. DICKINSON, JAMES MALLEY, CONRAD HERZBERGER.

Ordered received, filed and published.

Ald. Judson moved that the salary of the Excise

Ald. Judson moved that the salary of the Excise Commissioners be made \$900 each annually. Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.
Nay—Ald. Elliott—1.
By Ald. Steim—Petition of F. S. Leseritz to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act.
By Ald. Kelly—Resolved, That the City Surveyor and Ald. Selye be, and they are hereby, appointed

a committee to appear before the Canal Committee of the Legislature and explain the reasons for the passage of the bill now before the Legislature for

passage of the oil now before the Legislature for the State to pay a portion of the expense of the construction of the Rowe street sewer. Adopted. By Ald. Kelly—Whereas, Louisa S. Anderson, formerly Louisa S. Stroger is the sole owner of the premises required to be taken for the purposes of extending Stewart street, the ordinance found. premises required to be taken for the purposes of extending Stewart street, the ordinance for which was passed January 25, 1887, and will consequently be obliged to pay the whole expense of such opening, including the commissioners' fees, etc., her remaining premises being on each side of that portion of said street so extended and the only lots liable to be assessed for such expense, and

Whereas, The City Attorney, pursuant to the direction of this Common Council, has applied for the appointment of commissioners, but which

appointment of commissioners, but which application has been adjourned, owing to said owner being now willing to transfer such lands needed for said street extension to the city, thereby saving the expense and trouble of a com-

thereby saving the expense and trouble of a commission; it is therefore
Resolved, That upon a deed of the property necessary for said street extension, properly executed and acknowledged so as to entitle it to be recorded, approved by the City Attorney, being delivered by said Louiss S. Anderson to the city, and is shall appear to the City Attorney that the title thereby acquired is an unencumbered one, said City Attorney is authorized to pay the sum of one dol-lar as a consideration therefor and to discontinue all proceedings for the appointment of a commission in said matter. Adopted.

all proceedings for the appointment of a commission in said matter. Adopted.

By Ald. Kelly—Resolved, That the Daily Union and Advertiser be, and it hereby is declared the official paper of the city of Rochester; that the proceedings, resolutions and ordinances of this board and of the Executive Board be published in said paper at the uniform rate of 30c per inch solid nonparell type; that all notices and advertisements of any and all officers of the city, including the list of lands sold for taxes, be published at the uniform rate of 25c per inch, solid nonparell type, each insertion.

Said Union and Advertiser to furnish without charge 150 copies of the Treasurer's detailed annual report in book form, bound in paper; and at the expiration of the year, to furnish, free of charge, in book form, 150 copies of the official proceedings of the Common Council, bound in muslin; and 150 copies of the proceedings of the Executive Board, including indexes of each. Also, to furnish, free of charge, copies of its daily issue, as follows: One copy to each of the following departments, viz.: Mayor's office, City Clerk's office, City Attorney's office, Poor office, Police office, City Attorney's office, Poor office, Mincipal Court, and Executive Board, and to the City Clerk's office the necessary copies containing the proceedings of the Common Council.

The Mayor is hereby directed to enter into a contract with the proprietor of the Daily Union and

proceedings of the Common Council.

The Mayor is hereby directed to enter into a contract with the proprietor of the Daily Union and Advertiser, in accordance with the terms of this resolution. He is also further directed to enter into a contract with the proprietors of the Democrat and Chronicle, Post-Express and Morning Herald, for the publication in each of their respective papers, of one-third of the official notices and advertisements required to be published in the Union repapers, of one-time of the official notices and advertisements required to be published in the Union and Advertiser, under the agreement to be made with the proprietors of that paper, so that each notice and advertisement shall appear in two papers and no more. The compensation to be at the pers and no more. The compensation to be at the same rate per inch as that paid the Union and Advertiser. The notices and advertisements to be distributed among the three papers under the direction of the City Clerk.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.

Nays—Ald. Marson, Elliott—2.
By Ald Kelly—Passelved That the city clerk be

Nays—Ald. Marson, Elliott—2.

By Ald. Kelly—Resolved, That the city clerk be and he hereby is directed to draw an order on the treasurer in favor of Richard H. Schooley, Esq., for \$10 for services as guardian ad litem of the infants, William Brayer and George Brayer, in the

matter of the opening of a street from Campbell street to Jay street and that the treasurer pay the same from the contingent fund and charge and carry the same to the fund for opening said street when created.

when created.
Adopted by the following vote:
Aves—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selve, Hall, Swikehard, Judson, Stein, Bohrer, Kelly. Thayer—16.
By Ald. Kelly—Resolved, That the City Surveyor
be and hereby is instructed hereafter, to submit no

ordinances and estimates for public improvements of any character, except under petitions duly re-ferred to him through the proper channels or under the resolutions of the Common Council; but when a petition for an improvement is handed to the Alderman of the ward in which such improvement is wholly or mainly located, the ordinance may be prepared by the City Surveyor at the request of such Alderman, if made within a reasonable time before the meeting of the Common Council at which

it is to be submitted for action. Adopted.

By Ald. Kelly—Whereas, The entire cost and expense of opening a new street from Campbell street to Jay street has been ascertained to be the sum of two thousand one hundred and eight (\$2,108) dol-

lars; therefore,
Resolved, That all persons interested in the matter of the ordering of an assessment for the opening of a new street from Campbell street to Jay street be heard as to the same at the meeting of the Common Council to be held Tuesday, May 3d, 1887, at 7 o'clock 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, Kelly—Resolved, That the Executive Board be authorized to advertise and sell the house and any other property that is to be removed from and any other property that is to be reinforch room the territory to be taken for the opening of a new street from Campbell street to Jay street, as provided by ordinance No. 3,005, and report the result of their action to this board. Adopted.

Ald. Thayer moved that the action taken at the last most incoming proporty converges. Cread

last meeting allowing property owners on Grand avenue 20 days in which to construct their own walks be reconsidered. Adopted. Ald. Thayer moved that the matter be indefin-

Ald. Thayer presented a petition for a special assessment on Vick park. Ordered received and

By Ald. Thayer-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 ten dollars (\$10) for each forty feet front on said park, for the purpose of defraying the expenses of making ordi-

nary improvements and repairs thereon for the year 1887; therefore, Resolved, That the City Assessors be, and they hereby are required to assess at the rate of ten dolhereby are required to assess at the rate of ten dol-lars (\$10) for each and every forty feet (40 ft.) front on said Avenues A and B and Crescent 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 1887; and the City Treasurer is hereby authorized and directed to pay the sum thus assessed and col-lected to James Vick, he being the person desig-nated 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 hereof.

hereof.
Adopted by the following vote:
Ayes—Ald.Tracy,Sullivan,Marson,Fee,Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Stein, Bohrer, Kelly, Thayer—16.
By Ald Thayer—Petitions for plank walk on
Field street and improving East Main street, referred to the City Surveyor to prepare ordinances;
also petition for water mains in Bay street, referred to the Water Works Committee and Executive Board tive Board.

By Ald. Thayer—Whereas, The owners of prop-

erty on Schanck avenue between Henry street and erty on Schanck avenue between Henry street and Culver road in the Sixteenth ward, of the city of Rochester, have filed a majority petition with this board asking for the extension of a water main in said street; and,
Whereas, The Rochester Car Wheel Works has advanced to the Water Pipe Extension Fund the sum of \$1,526.58 for the purchase of water pipe and other materials for said extension, which pipe and other materials have been nurchased and delivered

other materials have beeen purchased and delivered

other materials have been purchased and delivered on said Schanck avenue; and, Whereas, Said Rochester Car Wheel Works are willing and desirous that said pipe shall be extended and laid in said street, by the city of Rochester, providing the cost of said pipe so advanced by it shall be refunded to said company next year with

out interest; therefore.

Resolved, That the Executive Board be and it is hereby authorized and directed to lay the said pipe and materials in Schanck avenue immediately, at an estimated cost of \$700, and to pay for said laying, out of moneys which this Common Council will provide for the Water Pipe Extension Fund in the tax levy for the ensuing year.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

By Ald. Thayer: hereby authorized and directed to lay the said pipe

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

The Rochester City & Brighton Railroad Company hereby applies for the consent of the City of Rochester by your Honorable body, subject to the approval of the Mayor, that it may construct, maintain, operate, use and extend lines and branches of the railroad of your petitioner upon streets of the City of Rochester as follows: A line of single track railroad commencing at the junction of Avenue A Vick park with Park avenue at the ternue A, Vick park with Park avenue at the terminus of the present route, thence along the center of the crescent between Avenue A and Avenue B. Vick park being the continuation of Park avenue easterly, thence easterly along the center of Park avenue to the intersection thereof with the city line at Culver street. And application is also made for the like consent for the construction of such switches, sidings, turnouts, turn-tables and suitable stands in connection with said extensions, branches and lines as may be necessary for the convenient working of the railroad.

PATRICK BARRY. President of the R. C. & B. R. R. Co.

Ordered received, filed and published.

By Ald. Thayer—Whereas, The Rochester City & Brighton Railroad Company has made application to the Common Council of the City of Rochester for the construction of certain extensions, branches and lines upon certain streets of said city, to wit.:

A line of single track railroad commenting at the construction of certain extensions, branches and lines upon certain streets of said city, to wit.: and lines upon certain streets of said city, to wit.: A line of single track railroad commencing at the junction of Avenue A, Vick park, with Park avenue at the present terminus of the Park avenue route; thence along the center of the crescent between Avenue A and Avenue B, Vick park, being the continuation of Park avenue easterly; thence easterly along the center of Park avenue to the intersection thereof with the city line at Culver street, together with switches, sidings, turnouts, turntables and suitable stands in connection with said extension, branches and lines as may be necessary for the convenient working of the railroad; sary 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 May 17, 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.

Mayor, dany for fourteen days.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.
Nays—Ald. Elliott—1.

By Ald. Thayer—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 ter 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 railroad bridge to the intersection of East Main street with North Goodman street, together with switches, sidings, turnonts, turntables and suitable stands in connection with said extensions, branches and lines as may be necessary for the convenient

status in connection with said extensions, orancines and lines as may be necessary for the convenient working of the railroad; and Whereas, This Common Council by resolution duly apppointed this evening for the hearing and consideration of said application, but the advertisement for fourteen days required by law has not been had your therselve.

tisement for fourteen days required by law has not been had; now, 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, on the evening of May 17, 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 the following vote:

Adopted by the following vote:
Aves—Ald. Tracy, Sullivan, Marson, Fee, Kohimetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.
Nays—Ald. Elliott—1.

The president announced the following-

STANDING COMMITTEES, 1887-88. On Finance-Ald. Thayer, Foley, Swikehard,

Fritzsche, Elliott.
On Contingent Expenses—Ald. Selye, Fee, Sulli-

van, Kohlmetz, Marson.

On Public Improvements—Ald. Kohlmetz, Bohrer, Thayer, Selye, Judson. On Sewers—Ald. Judson, Fritzsche, Bohrer, Stein,

Hall. On Opening and Alteration of Streets—Ald. Bohrer, Fritzsche, Marson, Selye, Stein.
On Law—Ald. Kohlmetz, Elliott, Judson, Thayer,

On Law—Ald. Kohlmetz, Elliott, Judson, Tnayer, Fee.
On Charter, Ordinances and Rules—Ald. Judson, Elliott, Stein, Hall, Thayer.
On Police, Excise and Markets—Ald. Swikehard, Fee, Sullivan, Bohrer, Marson.
On Support and Relief of Poor—Ald. Foley, Kelly, Fee, Fritzsche, Bohrer.
On Wood Buildings—Ald. Stein, Marson, Kohlmetz, Swikehard, Hall.
On Map and Survey—Ald. Kelly, Stein, Selye, Kohlmetz, Judson.
On Schools and Public Health—Ald. Elliott, Judson, Foley, Hall, Marson.
On Mt. Hope and Public Parks—Ald. Sullivan, Selye, Swikehard, Kelly, Bohrer.
On City Property—Ald. Hall, Thayer, Swikehard, Kelly, Kohlmetz.
On Water Works—Ald. Fritzsche, Foley, Fee, Elliott, Marson.
On Public Lamps—Ald. Fee, Foley, Kelly, Sullivan, Judson.

On Assessments-Ald. Marson, Sullivan, Selve,

Stein, Hall. On motion of Ald. Foley the Council adjourned. PETER SHERIDAN, City Clerk.

In Common Council, May 3, 1887.

REGULAR MEETING.

Ald. W. H. Tracy, president of the Board, presiding.

Present—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.
Absent—Ald. Bohrer—1.

APPROVAL OF MINUTES.

The minutes of the previous meetings were approved as published in the Book of Proceedings.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCES.

By Ald. Sullivan—Petition of Mary A. Bryan for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Sullivan-Petition of John H. Thompson Referred to the

for the closing of John street. Referred to the Executive Board to report at the next meeting.

By Ald Marson—Petition for asphalt improvement on Tremont street. Referred to the Surveyor

hence of Tension street. Referred to the Surveyor to prepare an ordinance.

By Ald. Fee—Claim of Eleanor and Michael J.
Maloney for damages against the city of Rochester.
Referred to the Law Committee.

By Ald. Fee—Petition for the improvement of Ely

street. Referred to the Surveyor to prepare an ordinance.

By Ald. Kohlmetz—Petition for pipe sewer in Hart avenue; also for the opening of Gorham park. Referred to the Surveyor to prepare an ordinance. By Ald. Frizsche—Petition of Bennett Weiss for

permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshall

with power to act.

By Ald. Fritzsche—Petitition for electric light in South Chatham st. Referred to the Lamp Com-

By Ald. Elliott-Petitions of Geo. Garnham. James H. Doty, Amelia E. Lane, James Bailey, for permission to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal

with power to act.

By Ald. Elliott—Petition for the improvement of Griffith street. Referred to the Surveyor to prepare

an ordinance.

By Ald. Elliott—Petition of Samuel N. Oothout for erroneous assessment. Referred to the Assessment Committee.

By Ald. Foley—Petition of L. G. Coursen for permission to erect a wood building and moved permission be granted. Adopted.

By Ald. Foley—Petition of Jacob Johnson to erect and move a wood building. Referred to the Wood Building Committee, Fire Marshal and Ex-

Wood Building Committee, Fire Marshal and Executive Board.

By Ald. Foley—Petition to change the name of Athol street. Referred to the Committee on Opening and Alteration of Streets.

By Ald. Selye—Petitions for the improvement and sewer in Jones street. Referred to the Surveyer to prepare ordinance.

By Ald. Selye—Petition for water works in Ravine avenue. Referred to the Water Works Committee and Executive Board.

By Ald. Selve—Petitions of Chas. H. Wetmore

By Ald. Selve—Petitions of Chas. H. Wetmore and Eliza Inman for permission to erect wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Hall—Petition to sprinkle Central avenue, Referred to the City Surveyor to propagate

Referred to the City Surveyor to prepare an

ordinance.

By Ald. Hall—Petition of Ann Bohm 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 electric light in
Wolf's Park. Referred to the Lamp Committee.

By Ald. Swikehard—Petition of Elizabeth F.
Thomas for permission to erect a wood building.
Referred to the Wood Building Committee and fire

marshal with power to act.

By Ald. Judson—Petition of Hannah B. Rodi
for permission to erect a wood building. Referred
to the Wood Building Committee and fire marshal with power to act.

By Ald. Judson—Petition for water mains on the east side of Pinnacle avenue. Referred to the Water Works Committee and Executive Board.

By Ald. Kelly—Petition of Fanny Dukelow for permission to remove a wood building, granted under the direction of the Executive Board.

By Ald. Kelly—Petitions of S. A. Whitbeck, two petitions, W. G. Humphrey, and John Piehler, and moved permission be granted. Adopted.

By Ald. Thayer—Petition for electric light on Park avenue. Referred to the Lamp Committee.

By Ald. Thayer—Communication from F. S. Minges and E. S. Hayward in relation to a sewer in the Sixteenth ward. Referred to the Sewer Committee.

By Ald. Thaver—Communication from Executive Board in relation to the condition of North avenue between Stewart and Norton streets caused by drainage ditch on the west side and the operations of the Lake Ontario rallroad on the east side of said avenue. Referred to the Sewer Committee.

By Ald. Thaver

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

Your petitioners respectfully show that they are the owners in fee of lots Nos. 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 181, 182, 183, 188, 189, 190, 191, and other property, all of which property, except that owned by the New York Central & Hudson River Railroad Company, is shown upon a map of the Perry, Bly & Holmes tract. That the propered streets as shown on path of A property of the Perry of the Perry of the Perry of the Perry River Section 1999. posed streets as shown on said map north of Anderson avenue are Arch street, and the proposed ex-tension of Fairmont street, which are merely a part of the plan of said map and exist only upon said map. That no dedication has ever been made said map. That no dedication has ever been made of said proposed streets, except by the filing of the map of said tract of land. And there has never been any acceptance or act of proceedings upon the part of the Common Council of said city or other authorized body, whereby said proposed streets have become public streets. That all of said premises bounded by said proposed streets, except lot 149, and that portion of Arch street adjacent thered have been used for a lumber word and relived to, have been used for a lumber yard and railroad tracks in the business of your petitioner, H. H. Craig, who owns all of said property bounding the same, except lot 149, which is owned by your petitioner, Charles A. Hauser.

Charles A. Hauser.
Your petitioners therefore pray that the Executive Board of said city be authorized by resolution of your honorable body to take such proceedings as may be necessary to discontinue such proposed streets, in accordance with the sub-division 4 of section 168 of the charter of the city of Rochester, New York, and your petitioners will ever pay, etc. Dated Rochester, N. Y., May 2, 1887.
H. H. Charic,
CHARLES A. HAUSER,
Petitioners.

Ordered received, filed and published.

By Ald. Thayer—Resolved, That the Executive Board be, and it hereby is authorized to take such proceedings as may be necessary in accordance with the prayer of the petition of Messrs. H. H. Craig and Charles A. Hauser, to discontinue Arch. street and the extension of Fairmount street north of Anderson avenue as shown upon the map of the Perry, Bly, Holmes tract, in accordance with the provisions of the city charter relating to the discontinuance of streets, and the petition of Messrs.

H. H. Craig and Charles Hauser dated May 2, 1887. Adopted.

REPORTS OF STANDING COMMITTEES.

By Ald. Kohlmetz-

OFFICE OF THE CITY ATTORNEY, Rochester, N. Y., May 3, 1887.

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

GENTLEMEN: In accordance with your permission I made a motion at the last General Term of the Supreme Court, held in this city, 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. That motion was, on the 20th day of April, 1887, denied by the General Term, and provision must, therefore, be made for the payment of the amounts due Mrs. Clark which are as ment of the amounts due Mrs. Clark, which are as follows:

Judgment of the County Court, damages and

1885, the date of the entry thereof.

Costs of affirmance entered in the judgment, \$138.85, less \$10, amount of deduction therefrom, leaving \$128.85 and interest thereon from Februrary 4, 1887, the date of the entry of the judgment. In my former communications to your honorable

In my former communications to your honorable body on several occasions I have referred to proceedings in an action of Mary C. Leinen against John J. Elter et al., especially the proceedings taken on behalf of the city and the treasurer upon an appeal from an order of the Monroe Special Term declaring void certain taxes and assessments.

To briefly state the steps in the action, will, trust, in view of the fortunate result, be pardonable

upon my part:

In the early part of 1886, among other parcels of land sold, was a tract on Franklin street, upon which was a large amount of county taxes, as well as city taxes and assessments. Upon application of the plaintiff's attorney an order was made referring it to a referee to take proof as to the validity ring it to a referee to take proof as to the validity of those taxes and assessments, and requiring a notice of eight days to be given to Mrs. C. C. Seymour and Mr. W. W. Chapin, holders of city tax sale certificates, and the city-and its treasurer, and the county treasurer and Mr. L. Johnson, the holder of the county tax sale certificates, to appear before the referee. Such notices were given and appearances were made before the referee for the city. ances were made before the referee for the city.

ances were made before the referee for the city. A report was made on June 3, 1886, by the referee, that, in his opinion, the several taxes and assessments were void. On June 29, 1886, a motion for the confirmation of the referee's report was argued before Mr. Justice Dwight, then holding the Special Term, by the plaintiff's attorney, Mr. W. H. Olmsted and Mr. Wm. H. Shuart, guardian ad litem for the infant defendants, and Mr. G. F. Slocum, assistant city attorney, for the city and Mrs. Seymour and Mr. Chapin, and, on July 16, 1886, an order was entered upon the decision of Mr. Justice Dwight, declaring the taxes and assessments to be Dwight, declaring the taxes and assessments to be void, and enjoining the Mayor and County Treas-urer from executing any lease or deed upon any sale therefor.

An offer had been previously made by Messi lmsted and Shuart, which had been partial Olmsted and Shuart, which had been partially favorably considered, for them to pay the sum of \$200 into the treasury, and, thereupon, the taxes and assessments were to be canceled, the city, in that event, of course, being obliged to refund to Mrs. Seymour and Mr. Chapin the amount of their tax sale certificates, a trifle over \$1,000, besides interest.

terest.

After entering upon the duties of my office, and examining the matter, I decided to appeal from the order to the General Term, and did so under your direction, and also obtained leave, upon motion, upon the payment of \$10 terms, to file exceptions to the referee's report, which had been omitted wint to the array of the gorifunction order. ted prior to the entry of the confirmation order, and the direction that the exceptions be filed nunc pro tunc as of a date prior to the motion, and a statement to be inserted in the order of confirmation nunc pro tune as of the date thereof, that it was made upon those exceptions.

The appeal was submitted upon printed briefs in October, 1886, and at the close of the General Term, held January 25th, 1887, a decision was handed down reversing the order of the Special Term, with

down reversing the order of the Special Term, with \$10 costs and disbursements for printing.

On February 3d, 1887, I entered an order of reversal and for \$121.64 costs and disbursements of the appeal in favor of the city and the treasurer against the parties to the action.

A motion for reargument was then made by the parties, plaintiff and defendant, to the original action, to the General Term, which commenced its term on March 29, 1887, in this city, and such motion was denied by the General Term at the close of said March term. On Friday last, April 29, 1887, in accordance with an order of the Supreme Court, obtained by the parties, the referee paid the following sums: lowing sums:

To the undersigned, the amount of said costs and

disbursements, and interest, \$122.75.

To the city treasurer, the amount of an old city tax for the year 1865, \$60.93; assessments which costs, \$407.25 and interest thereon from July 7th,

had been added to the tax rolls for 1886, but which had been the first to be declared void, \$60.02; tax of 1884 and interest, \$769.96; tax of 1885 and interest, \$322, making a total of \$1,226.11 for taxes and assessments alone. The interest on the two city taxes from the time of sale was computed at the rate of 6 per cent., as the holders of the tax

On said April 29th, I paid to the treasurer the sum of \$112.60, the amount due to the city as dis-

bursements for printing on the appeal.

By this result the city is the direct gainer by over one thousand dollars, and in disposing of questions, which had been raised concerning a large amount of taxes and assessments, the gainer indirectly of many hundreds of thousands of dollars.

This favorable result in the Leinen case, together with the favorable result in the Parsons case, an Oak street assessment case, has resulted in a direct oak street assessment case, has resulted in a direct saving to the tax payers of a number of thousand dollars, besides indirectly saving an additional enormously large sum. Respectfully submitted, IVAN POWERS, City Attorney.

By Ald. Kohlmetz: Resolved, that the clerk be, and has brighted as a contraction of the con

and he hereby is, directed to draw an order upon and he hereby is, directed to draw an order upon the treasurer, payable from the contingent fund, in favor of Daniel Wood Esq., Attorney for Emily Clark, for the sum of five hundred and thirty-six dollars and ten cents (\$536.10) with interest on \$407.25, from July 7th, 1885, and on the remainder, \$128.85, from February 4th, 1887, to the date when such order is drawn; said order to be drawn only upon the certificate of the City Attorney, that proper satisfaction pieces of the several judgments in favor of said Emily Clark against the city, have been duly executed and delivered

httavoroi sad Eniny Clark against the City, nave been duly executed and delivered. Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14. Nays—Elliott—1.

FINANCE BUDGET No. 1.

ROCHESTER, N. Y., May 3, 1887.

By Ald. Thayer—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 city freasurer, in favor of the following named persons, for the amounts set opposite their respective 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 notices... \$ Rochester Printing Co., printing, City At-

74 50

5 40

48 00

torney.
Union and Advertiser Co., blanks....
Union and Advertiser Co., printing tax 153 50sales.. 12 00 Union and Advertiser Co., printing, attorney's office .. 61 00 Union and Advertiser Co., printing, asses-35 50 sor's office. Union and Advertiser Co., printing, surveyor's office... 5 00 Union and Advertiser Co., publishing proceedings to April 1st... Rochester Volksblatt, notices... Rochester Herald Publishing Co., copies of 875 (0) 100 00 Note the state of 31 50 20 75 56 25 26 00 4 25 2 00 James Butler, carriage hire..... John A. Davis, disbursements
Lawrence W. Davis, serving notices.
Myron H. Ray, serving notices
Charles T. Chappell, serving notices. $65\ 15\ 35\ 02$

Charles T. Chappen, serving notices.

Andrew Wolf, serving notices.

D. T. Hunt, P. M., stamped envelopes.

I. F. Quinby, disbursements.

W. G. Martens, badges.

Geo. F. Flannery, blanks (Surveyor).

Steele & Avery, stationery.....

	47 95	DAY DOLL MONMY ADDAY		
J. A. Janes, serving notices	14 48	PAY ROLL MONTH APRIL.		no
A. Rosenberg,	15 78 10 38	Ueo. Messmer Registrar	75 66	
Schmidt & Kaelber, profile paper. Burke, FitzSimons, Hone & Co., tracing	10 90	Messenger, Messenger J. N. Harder, health Inspector Geo. W. Hall,	33	33
cloths	3 48	J. N. Harder, health Inspector	41	66
PAY ROLL MONTH APRIL.		Geo. W. Hall,	41	
		Geo. W. Hall, Jas. Purcell, Frank Downing	41 41	
C. R. Parsons, Mayor	275 00 375 00	TWM. T. Konimetz, sunt of garbage	104	
F P Allen Asst. Treasurer	166 66	Alex. Bruce, plumbing inspector Henry Heinold, keeper Hope Hospital	83	
Edward Thomas, clerk	91 66	John Galvin, sewer flusher	50	
Chas. M. Beattie,	83 33	Aug. Helbing,	41 41	
John A. Davis, Treasurer F. P. Allen, Asst. Treasurer Edward Thomas, clerk Chas. M. Beattie, A. D. Davis, City Treasurer's office. Fred E Shedd, Chas. Kondolf,	70 00 50 00	CITY PROPERTY FUND.	1.	00
Chas. Kondolf,	40 00	Fred. H. Hall, painting reservoir house \$	45	.00
Ivan Powers, City Attorney	333 33	F. Van Doorn, painting tablets		25
H. J. Sullivan, Assistant City Attorney	166 66	Burke, FitzSimons, Hone & Co., towels	12	00
E. D. Smith, Stenographer	75 00 70 00	Woodbury Engine Company, labor and	90	1 =
I. F. Oninby, Surveyor	191 66	material	28 2	63
W. J. Stewart, Assistant Surveyor	125 00	Osgood & Brigham, dusters F. J. Irwin, cleaning City Hall	85 85	őő
W. B. Sackett,	83 33 63 33	Ed. Emerich, care city clocks. Elwood & Brian, keys and repairing locks.	87	50
Ambrose Redman.	63 33	John A. Vanderwerf, labor and material.	309	59
John Kenyon,	54 16	LAMP FUND.	500	UN
Wm. M. Rebasz,	75 00			
W. W. Race, Ambrose Redman, John Kenyon, Wm. M. Rebasz, C. E. Bingham, Martin Wahl, L. Y. McConnell,	50 00 48 33	United Gas Improvement Co., lighting lamps April	340	50
L. Y. McConnell,	25 00	Geo. Masseth, carriage hire	6	
L. A. Pratt, City Assessor	225 00	lamps April. Geo. Masseth, carriage hire C. R. Finnegan.	50	
L. A. Pratt, City Assessor. V.Fleckenstein, M. J. Mahar.	225 00	PARK FUND.		
M. J. Mahar, Thos E White Judge Municipal Court	225 00 200 00	Steele & Avery, lawn mower	22	00
Thos. E. White, Judge Municipal Court Geo. E. Warner, Wm. F. Chandler, Clerk	200 00	POLICE FUND.		
Wm. F. Chandler, Clerk	75 00	Roch. Dist. Tel. Co., services, March, 1887.	3	30
Peter Sheridan, City Clerk F. J. Irwin, City Messenger	166 66 100 00	B. Frank Enos, expenses. March 1887	9	55
Wm. Butler, Assistant City Messenger	20 83	Maggie Gaffney, cleaning Bernhard & Casey, coal	13 10	
Arthur McCormick, Fire Marshal	100 00	Henry Buckman, repairing safe		80
Daniel O' Neil, Watchman City Hall	75 00	Addie Mosher, washing March	3	őő
Peter G Miller Janitor City Bld's	75 00 75 00	Edward P. Olmsted, meals for prisoners	10	
Geo. A. Benton, Clerk Civil Service Com.	25 00	March Thomas Dukelow, expenses (Kirchgessuey	10	75
William H. O' Kane, Milk Inspector	83 33	(case)	1	62
POOR FUND.		Thomas Dukelow, expenses (F. W. Waters		
		case) Thomas Dukelow, expenses (R. Relyea	2	36
Smith & Johnson, meat	\$ 25 00 25 00	case)	5	36
P. J. Leonard, meat	25 00 25 00	Ben C. Furtherer, expenses (Cochrane case)	5	21
Geo. Oppell, bread	25 55	Western Union Tel. Co., services March Balt. & Ohio Tel. Co., services March	38	
J. Eckhardt, meat. Geo. Oppell, bread. F. Odenbach, bread. Elizabeth Pfeffer, groceries.	50 02	Rose J. Clarke, cleaning at headquarters.	6	
W. R. Maloney, rent	$\begin{array}{ccc} 17 & 00 \\ 9 & 00 \end{array}$	Frank Croston, brooms		ŏŏ.
W. B. Maloney, rent F. J. Amsden, transportation	18 56	PAY ROLL FOR MONTH OF APRIL.		
W. C. Dickenson, coal			,	
Daniel and C. Connection	273 38	Bartholomew Keeler, Police Justice	291	67
Bernhard & Casey, coal	267 90	Bartholomew Keeler, Police Justice B. Frank Enos, Police Clerk	291 125	00
Curran & Goler, medicines	267 90 2 15	Bartholomew Keeler, Police Justice B. Frank Enos, Police Clerk	291 125 150	00 00
Bernhard & Casey,coal Curran & Goler, medicines. A. H. Martin, disbursements	267 90	Bartholomew Keeler, Police Justice	291 125 150 116	00 00 67
Bernhard & Casey,coal Curran & Goler, medicines A. H. Martin, disbursements PAY ROLL FOR MONTH OF APRIL.	267 90 2 15 20 90	Bartholomew Keeler, Police Justice. B. Frank Enos, Police Clerk. Jos. P. Cleary, Chief Police. Chas. McCormick, Asst. Chief and Day Cap Wm. Keith, Night Captain. Ben. C. Furtherer, Lieutenant.	291 125 150 116 108 85	00 00 67 33 00
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Bernhard & Casey, coal Curran & Goler, medicines A. H. Martin, disbursements PAY ROLL FOR MONTH OF APRIL A. H. Martin, Overseer J. H. McGregor, Clerk Thos. Swanton, Jos. Eagan,	267 90 2 15 20 90 141 66	Bartholomew Keeler, Police Justice. B. Frank Enos, Police Clerk. Jos. P. Cleary, Chief Police. Chas. McCormick, Asst. Chief and Day Cap Wm. Keith, Night Captain. Ben. C. Furtherer, Lieutenant Frank B. Allen, John A. Baird, John E. McDermott, John C. Hayden, Detective	291 125 150 116 108 85 85 85 90	00 67 33 00 00 00
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Bernhard & Casey, coal Curran & Goler, medicines A. H. Martin, disbursements PAY ROLL FOR MONTH OF APRIL A. H. Martin, Overseer. J. H. McGregor, Clerk Thos. Swanton, Jos. Eagan, Geo. Hartel, Dr. J. L. Rosenboom, city physician. Dr. N. M. Collins, city physician. Dr. A. R. Gumbarts, city physician. Dr. Pauline Morton, city physician. Dr. Pauline Morton, city physician. Dr. Pep Dickinson, Excise Com's. Jas. Malley, C. Herzberger, John H. Mason, clerk. HEALTH FUND. Wm. Rosengreen collecting garbage. \$ Jacob Stein Parial Hiddey	267 90 2 15 20 90 141 66 75 00 75 00 62 50 41 66 41 66 41 66 41 66 41 66 60 00 60 00 65 00 114 00 114 00	Bartholomew Keeler, Police Justice. B. Frank Enos, Police Clerk. Jos. P. Cleary, Chief Police. Chas. McCormick, Asst. Chief and Day Cap Wm. Keith, Night Captain. Ben. C. Furtherer, Lieutenant Frank B. Allen, John A. Baird, John E. McDermott, John E. McDermott, Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Jos. S. Roworth, Patk. C. Kavanagh, Thos. Dukelow, Geo. Long, Older Oliver, Andrew Connolly, Robert Burns, Jacob Harter, Wm. P. O'Neil, John Mitchell, Ed McDonough, Jos. St. Hellen, Chas. E. Fowler,	291 125 150 116 1108 85 85 90 90 90 90 90 75 60 75 75 75	00 67 33 00 00 00 00 00 00 00 00 00 00 00 00
Bernhard & Casey, coal Curran & Goler, medicines A. H. Martin, disbursements PAY ROLL FOR MONTH OF APRIL A. H. Martin, Overseer. J. H. McGregor, Clerk Thos. Swanton, Jos. Eagan, Geo. Hartel, Dr. J. L. Rosenboom, city physician. Dr. N. M. Collins, city physician. Dr. A. R. Gumbarts, city physician. Dr. Pauline Morton, city physician. Dr. Pauline Morton, city physician. Dr. Pep Dickinson, Excise Com's. Jas. Malley, C. Herzberger, John H. Mason, clerk. HEALTH FUND. Wm. Rosengreen collecting garbage. \$ Jacob Stein Parial Hiddey	267 90 2 15 20 90 141 66 75 00 75 00 75 00 62 50 41 66 41 66 41 66 41 66 41 66 41 66 50 00 60 00 65 00 114 00 114 00 114 00	Bartholomew Keeler, Police Justice. B. Frank Enos, Police Clerk. Jos. P. Cleary, Chief Police. Chas. McCormick, Asst. Chief and Day Cap Wm. Keith, Night Captain. Ben. C. Furtherer, Lieutenant Frank B. Allen, John A. Baird, John E. McDermott, John E. McDermott, John C. Hayden, Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Jos. S. Roworth, Patk. C. Kavanagh, Thos. Dukelow, Geo. Long, Older Oliver, Andrew Connolly, Robert Burns, Jacob Harter, Wm. P. O' Neil, John Mitchell, Ed McDonough, Jos. St. Hellen, Chas. E. Fowler, Wm. McKelvev,	291 125 1168 1 85 1 85 1 85 1 85 1 85 1 85 1 8	00 633 00 00 00 00 00 00 00 00 00 00 00 00 0
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Charles W. Peart,			75 00	W.W. Morrison, printing foremen's reports	47 00
Charles Hart,			75 00	Union and Advertiser Co.printing pay rolls	10 00
Michael Hynes,			52 50	Rochester Bridge and Iron Works, repairs	
Louis Nold, Peter Hess,			75 00	Court st. bridge	494 66
Oliver A. Youle,			75 00 75 00	n. n. Craig, surveyor's stakes	100 00
Fred. Kipphut,			$75\ 00$	Lewis P.Ross, rubber boots	9 88
Hiram Rogers,			70 00	Buffalo, New York & P. R.R. Co., unloading dirt	16 00
P. J. Cummings,	• •		72 50	Whitmore, Rauber & Vicinus, crosswalks.	38 75
B. L. Stetson,	• •		75 00	Foery & Kastner, stone chips	49 00
Patrick Caufield,	• •		75 00	J. Emory Jones, manhole cover	3 78
Patrick Culligan,	• •	`	75 00	Chas. E. Kohlmetz, iron work	3 75
William Murray,			75 00	Thos. J. Neville, clerk, disbursements	46 58
Michael Englert,			75 00	Wm. B. Burke, band iron	20 37
John Sullivan,			75 00	Geo. Bantel & Sons, sprinkling	16 00
Dennis Hogan,			75 00	Dennis Kelly,	19.25
James E. Ryan,			75 00	Dr. A. Tegg, Veterinary services and medi-	4 50
John Yaman, Michael Zimmerman,			72 50 75 00	cine	4 50
George H. Kron,			75 00	John A. Weider, repairs to harness	$\frac{4}{12} \frac{05}{65}$
George Leise,			75 00	Leonard Vogel, repairs to sprinklers James W. Breakey, sprinkling	12 00
Henry Baker, Jr.,			75 00	O. C. French, sprinkling.	4 00
Michael Fitzpatrick.			70 00	Otis & Gorsline, sewer pipe	1 13
William Hilliard,	••		75 00	Jas, Sullivan, repairs to picks	$2\hat{2} \ \hat{30}$
Fred. Walter,	• •		75 00	Vacuum Oil Co., oil	21 00
John Blitzer,	••		75 00	Woodbury Engine Co., repairs to Lyell	
Geo. Mohr, E. O'Loughlin,	• • • • • • • • • • • • • • • • • • • •	• • • • • • •	75 00	avenue bridge	$13 \ 25$
E. O'Loughlin,	••		75 00	Thos. Holahan, sprinkling	4 00
Geo. Kliesly, E. J. O'Brien,		· • • • · · · ·	75 00	-	
E. J. O' Brien,	••		75 00	1	\$8,365 72
John B. Davis,		•••••	75 00	Water Pipe Extension.	
Nich. J. Loos, John H. Dana,		• • • • • • • • • • • • • • • • • • • •	75 00 75 00	Monthly pay roll for April	k 457 33
Wm White			75 00	Donaldson Iron Co., final est., cast iron	p 10. 00
Wm. White, Ed. Van Vorst,	••		75 00	nine	5,014 46
John C. McQuaters,	••		72 50	Robert Stewart, final est., unloading and distributing pipe. Thomas Holahan, est. No, 1, unloading and	
John M. Reis,	••		75 00	distributing pipe	111 71
Frank S. Skuse,	• •		75 00	Thomas Holahan, est. No. 1, unloading and	
Jacob Frank,	••		75 00	distributing bibe	166 08
John Wangman,	••	• • • • • • • •	75 00	Thos. J. Neville, clerk, paid for freight &c. Geo. Chambers, est. No. 1, Jay st. canal	684 99
John Monaghan,	•••		75 00	deo. Chambers, est. No. 1, Jay st. canal	320 00
Chas. Siefferd,	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • •	75 00	Geo. Chambers, est. No. 1, Garson ave	625 00
Danl. Golding,		• • • • • • • •	75 00	Wm. G. Reid, est. No. 6, Group 108	250 00
Mich. Cain, Jas. P. Flynn,			75 00	" m. G. Held, est. 140. 6, Group 100	100 00
			75 00		1111 6 6 6 6
Hugh Clark	••	••••	75 00 75 00		100 00 15 00
Hugh Clark,			75 00	Post Express Printing Co., printing	15 00
Hugh Clark, Wm. Laragy,	••	•••••	75 00 75 00		
Hugh Clark, Wm. Laragy, W. R. McArthur,	 	•••••	75 00	Post Express Printing Co., printing Union and Advertiser Co., printing Schmidt, Kaelber & Co., helios paper	15 00 13 00 5 00
Hugh Clark, Wm. Laragy, W. R. McArthur, Jos. Baker,	 		75 00 75 00 75 00	Post Express Printing Co., printing Union and Advertiser Co., printing Schmidt, Kaelber & Co., helios paper	$\frac{15}{13} \frac{00}{00}$
Hugh Clark, Wm. Laragy, W. R. McArthur, Jos. Baker, Chas. Stupp, F. A. Klubertansz.	·· ·· ·· ·· ·· ··	•••••	75 00 75 00 75 00 70 00 70 00 67 50	Post Express Printing Co., printing Union and Advertiser Co., printing Schmidt, Kaelber & Co., helios paper	15 00 13 00 5 00
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Hugh Clark, Wm. Laragy, W. R. McArthur, Jos. Baker, Chas. Stupp, F. A. Klubertansz, J. E. Moran, A. J. Moynihan, Theo. H. Cazeau, Henry M. Meislohn, Chas. P. Player, J. W. Chatfield John Coughlin Albert Gerber Isaac G. Lovett Michael Hyland Louis W. Miller Henry W. Martin Chas. Dingman Jacob Markey EXECUTIVE E ROCHES To the Common County The accompanying following statement, tracted, examined, a	turnkey operator driver janitor soard Departer, N. Y., 2tl.; baving beaudited and	ARTMENT, April 29, 18 (mates, as) in lawfull seutdet	75 00 75 00 75 00 70 00 67 50 67 50 75 00 75 00 75 00 75 00 75 00 65 00 65 00 65 00 60	Post Express Printing Co., printing. Union and Advertiser Co., printing. Schmidt, Kaelber & Co., helios paper. Water Works Department. Monthly pay roll for April, 1887, operating expenses. Monthly pay roll for April, 1887, service and repairs. Emil Kuichling, salary for April, 1887. Geo. W. Aldridge Jas. M. Alkenhead, Ludlow Valve Manf'g Co., stems, wedges, etc. B. F. Harris, rent of barn for April, 1887. G. W. Crouch, Jr., lumber Orrin Purcell, services, etc., Canadice lake Woodbury Engine Co., slide valve, engine, etc. S. H. Oviatt, lumber and labor National Meter Co., meters and repairs. Union Water Meter Co., repairs to meter. Wm. B. Burke, iron supplies. Rose & Eddy, hardware Francis McKenna, washing Wm. Moran, tin cases, oil cans, etc.	15 00 13 00 5 00 57,762 57 81,968 50 1,494 84 200 00 200 00 98 29 22 50 29 26 21 60 3,703 20 64 25 654 45 654 25 654 25 2 20 00 12 35 2 20 00 12 35 3 2 30 7 93 3 33 97
Hugh Clark, Wm. Laragy, W. R. McArthur, Jos. Baker, Chas. Stupp, F. A. Klubertansz, J. E. Moran, A. J. Moynihan, Theo. H. Cazeau, Henry M. Meislohn, Chas. P. Player, J. W. Chatfield John Coughlin Albert Gerber Isaac G. Lovett Michael Hyland Louis W. Miller Henry W. Martin Chas. Dingman Jacob Markey EXECUTIVE E ROCHES To the Common Count The accompanying following statement, tracted, examined, a Board, are hereby Gosard for payment,	turnkey operator driver janitor GARD DEPATER, N. Y., jil.; bills and estimating becaudited and pursuant to	ARTMENT, April 29, 18 (mates, as) im lawfull seutled by your hor	75 00 75 00 75 00 70 00 67 50 67 50 75 00 75 00 75 00 75 00 75 00 65 00 65 00 65 00 60	Post Express Printing Co., printing. Union and Advertiser Co., printing. Schmidt, Kaelber & Co., helios paper. Water Works Department. Monthly pay roll for April, 1887, operating expenses. Monthly pay roll for April, 1887, service and repairs. Emil Kuichling, salary for April, 1887. Geo. W. Aldridge Jas. M. Alkenhead, Ludlow Valve Manf'g Co., stems, wedges, etc. B. F. Harris, rent of barn for April, 1887. G. W. Crouch, Jr., lumber Orrin Purcell, services, etc., Canadice lake Woodbury Engine Co., slide valve, engine, etc. S. H. Oviatt, lumber and labor National Meter Co., meters and repairs. Union Water Meter Co., repairs to meter. Wm. B. Burke, iron supplies. Rose & Eddy, hardware Francis McKenna, washing Wm. Moran, tin cases, oil cans, etc.	15 00 13 00 5 00 5 7,762 57 1,494 84 200 00 200 00 200 00 202 29 26 29 26 3,703 20 64 25 65 45 17 00 12 35 2 60 7 93 33 97 7 00
Hugh Clark, Wm. Laragy, W. R. McArthur, Jos. Baker, Chas. Stupp, F. A. Klubertansz. J. E. Moran, A. J. Moynihan, Theo. H. Cazeau, Henry M. Meislohn, Chas. P. Player, J. W. Chatfield John Coughlin Albert Gerber Isaac G. Lovett Michael Hyland Louis W. Miller Henry W. Martin Chas. Dingman Jacob Markey EXECUTIVE E ROCHES To the Common Coune The accompanying following statement, tracted, examined, a Board, are hereby Board for payment. City Charter. Respec	turnkey operator driver janitor OARD DEPATER, N. Y., 2il: having bee udited and certified to pursuant truly submi	ARTMENT, April 29, 18 mates, as on lawfull seutled to your hor your hor tted,	75 00 75 00 75 00 70 00 67 50 67 50 75 00 75 00 75 00 75 00 75 00 65 00 65 00 65 00 60	Post Express Printing Co., printing. Union and Advertiser Co., printing. Union and Advertiser Co., printing. Schmidt, Kaelber & Co., helios paper. Water Works Department. Monthly pay roll for April, 1887, operating expenses. Monthly pay roll for April, 1887, service and repairs. Emil Kuichling, salary for April, 1887. Geo. W. Aldridge Jas. M. Aldridge Jas. M. Aikenhead, Ludlow Valve Manf'g Co., stems, wedges, etc. B. F. Harris, rent of barn for April, 1887. G. W. Crouch, Jr., lumber Orrin Purcell, services, etc., Canadice lake Woodbury Engine Co., slide valve, engine, etc. S. H. Oviatt, lumber and labor National Meter Co., meters and repairs. Union Water Meter Co., repairs to meter. Wm. B. Burke, iron supplies. Rose & Edd., hardware Francis McKenna, washing Wm. Moran, th cases, oil cans, etc. Vacuum Oil Co., oil. W. W. Morrison, envelopes.	15 00 13 00 5 00 57,762 57 81,968 50 1,494 84 200 00 200 00 200 00 98 29 22 50 22 26 21 60 3,703 20 64 25 64 25 64 25 17 00 17 00 7 93 33 97 7 00 29 29 50
Hugh Clark, Wm. Laragy, W. R. McArthur, Jos. Baker, Chas. Stupp, F. A. Klubertansz. J. E. Moran, A. J. Moynihan, Theo. H. Cazeau, Henry M. Meislohn, Chas. P. Player, J. W. Chatfield John Coughlin Albert Gerber Isaac G. Lovett Michael Hyland Louis W. Miller Henry W. Martin Chas. Dingman Jacob Markey EXECUTIVE E ROCHES To the Common Coune The accompanying following statement, tracted, examined, a Board, are hereby Board for payment. City Charter. Respec	turnkey operator driver janitor GARD DEPATER, N. Y., jil.; bills and estimating becaudited and pursuant to	ARTMENT, April 29, 18 imates, as imates, as the lawfull settled by your ho o sec. 148 ttted, LLE,	75 00 75 00 75 00 75 00 76 00 67 50 75 00 75 00 75 00 75 00 75 00 75 00 65 00	Post Express Printing Co., printing. Union and Advertiser Co., printing. Schmidt, Kaelber & Co., helios paper. Water Works Department. Monthly pay roll for April, 1887, operating expenses. Monthly pay roll for April, 1887, service and repairs. Emil Kuichling, salary for April, 1887. Geo. W. Aldridge Jas. M. Aikenhead, Ludlow Valve Manf'g Co., stems, wedges, etc. B. F. Harris, rent of barn for April, 1887. G. W. Crouch, Jr., lumber Orrin Purcell, services, etc., Canadice lake Woodbury Engine Co., slide valve, engine, etc. S. H. Oviatt, lumber and labor National Meter Co., meters and repairs. Union Water Meter Co., repairs to meter. Wm. B. Burke, iron supplies. Rose & Eddy, hardware Francis McKenna, washing Wm. Moran, tin cases, oil cans, etc. Vacuum Oil Co., oil. W. W. Morrison, envelopes. Massasoit Manf. Co., waste	15 00 13 00 5 00 5 7,762 57 1,494 84 200 00 200 00 200 00 202 29 26 29 26 3,703 20 64 25 65 45 17 00 12 35 2 60 7 93 33 97 7 00
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Hugh Clark, Wm. Laragy, W. R. McArthur, Jos. Baker, Chas. Stupp, F. A. Klubertansz. J. E. Moran, A. J. Moynihan, Theo. H. Cazeau, Henry M. Meislohn, Chas. P. Player, J. W. Chatfield John Coughlin Albert Gerber Isaac G. Lovett Michael Hyland Louis W. Miller Henry W. Martin Chas. Dingman Jacob Markey EXECUTIVE E To the Common County The accompanying following statement, tracted, examined, a Board, are hereby o Board for payment, City Charter. Respec	turnkey operator driver janitor loand Departer, N. Y., sil: blue driver janitor loand sertified to pursuant to fufully submios. J. NEVII Clerk of Ex. S AND EXPERIENT—Highwalling April 7t 21s 28t hardware.	ARTMENT, April 29, 16 mates, as on lawfull settled by your hor osec. 148 titted, LLE, secutive Bonses. Cay Fund. h\$ h\$ th\$	75 00 75 00 75 00 70 00 77 500 75 00 75 00 75 00 75 00 75 00 75 00 65 00 65 00 65 00 65 00 65 00 65 00 65 00 65 00 65 00 75 00 7	Post Express Printing Co., printing. Union and Advertiser Co., printing. Union and Advertiser Co., printing. Schmidt, Kaelber & Co., helios paper. Water Works Department. Monthly pay roll for April, 1887, operating expenses. Monthly pay roll for April, 1887, service and repairs. Emil Kuichling, salary for April, 1887. Geo. W. Aldridge Jas. M. Aikenhead, Ludlow Valve Manf'g Co., stems, wedges, etc. B. F. Harris, rent of barn for April, 1887. G. W. Crouch, Jr., lumber Orrin Purcell, services, etc., Canadice lake Woodbury Engine Co., slide valve, engine, etc. S. H. Oviatt, lumber and labor National Meter Co., meters and repairs. Union Water Meter Co., repairs to meter. Wm. B. Burke, iron supplies. Rose & Eddy, hardware Francis McKenna, washing Wm. Moran, tin cases, oil cans, etc. Vacuum Oil Co., oil W. W. Morrison, envelopes Massasoit Manf. Co., waste Union and Advertiser Co., water rent bills Joseph Cowles, labor and material Woodbury, Morse & Co., supplies. Rochester Gas Light Co., gas and coke. Jackson & Burleigh, stationery. United Gas Improvement Co., gas. Geo. F. Flannery, agt., printing. J. B. Coleman, taps, etc Jas. R. Chamberlain, packing Alfred P. Mann, repairs to harness Schlicht & Field Co., stationery.	15 00 13 00 5 00 57,762 57 51,968 50 1,494 84 200 00 200 00 200 00 200 00 222 50 22 25 22 26 24 26 64 25 654 25 655 25
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Hugh Clark, Wm. Laragy, W. R. McArthur, Jos. Baker, Chas. Stupp, F. A. Klubertansz, J. E. Moran, A. J. Moynihan, Theo. H. Cazeau, Henry M. Meislohn, Chas. P. Player, J. W. Chatfield John Conghlin Albert Gerber Isaac G. Lovett Michael Hyland Louis W. Miller Henry W. Martin Chas. Dingman Jacob Markey EXECUTIVE E ROCHES To the Common Count The accompanying if following statement, tracted, examined, a Board, are hereby of Board for payment, City Charter. Respec TH SALARIES Street Depart Pay roll for week end	turnkey operator driver janitor OARD DEPATER, N. Y., J.: id: oills and estined to pursuant tatfully submit of Experiment—Highwalling April 7t. 21s. 24s. hardware. o., local imp	ARTMENT, April 29, 18 imates, as join lawfull settled by your hore sec. 148 tLLE, tecutive Beneses total Fund h. \$ th. \$ th. \$ th. \$ total content of the second of the se	75 00 75 00 75 00 76 00 77 00 67 50 75 00 75 00 75 00 75 00 75 00 75 00 75 00 65 00 65 00 65 00 65 00 66 00 60 00 60 00 60 00 60 00 60 00 61 00 62 00 63 00 64 00 65 00 75	Post Express Printing Co., printing. Union and Advertiser Co., printing. Union and Advertiser Co., printing. Schmidt, Kaelber & Co., helios paper. Water Works Department. Monthly pay roll for April, 1887, operating expenses. Monthly pay roll for April, 1887, service and repairs. Emil Kuichling, salary for April, 1887. Geo. W. Aldridge Jas. M. Aikenhead, Ludlow Valve Manf'g Co., stems, wedges, etc. B. F. Harris, rent of barn for April, 1887. G. W. Crouch, Jr., lumber Orrin Purcell, services, etc., Canadice lake Woodbury Engine Co., slide valve, engine, etc. S. H. Oviatt, lumber and labor National Meter Co., meters and repairs. Union Water Meter Co., repairs to meter. Wm. B. Burke, iron supplies. Rose & Eddy, hardware Francis McKenna, washing Wm. Moran, tin cases, oil cans, etc. Vacuum Oil Co., oil W. W. Morrison, envelopes Massasoit Manf. Co., waste Union and Advertiser Co., water rent bills Joseph Cowles, labor and material Woodbury, Morse & Co., supplies. Rochester Gas Light Co., gas and coke. Jackson & Burleigh, stationery. United Gas Improvement Co., gas. Geo. F. Flannery, agt., printing. J. B. Coleman, taps, etc Jas. R. Chamberlain, packing Alfred P. Mann, repairs to harness Schlicht & Field Co., stationery.	15 00 13 00 5 00 5 7,762 57 \$1,494 84 200 00 200 00 200 00 200 00 200 200 98 29 22 50 29 26 21 60 17 00 12 35 64 25 654 45 7 93 33 97 7 00 29 50 11 26 64 45 15 7 50 6 45 10 05 10 05 11 05 12 23 13 7 7 7 00 29 50 11 26 11 26 11 26 11 26 13 7 93 14 84 15 7 93 16 45 17 00 18 55 19 00 451 05 54 45 10 05 10 05

comuel Sloan, plumbing supplies	57	56	And charge Hamburgh street sewer, O.
E. Darrow & Co., stationery	4.	30	3,155
Samuel Sloan, plumbing supplies	$\frac{11}{9}$		Partial Estimates.
Hamilton & Mathews, hardware M. A. Nunn, engine, &c. Doyle & Gallery Oo., coal. John Ferguson, labor T.J. Neville, clerk, disbursements for hay,	176	70	N. L. Brayer, estimate No. 4, Adams street
Doyle & Gallery Oo., coal	106	17	sewer \$1,200 00 Edward Weilert, estimate No. 1, Whitney
John Ferguson, labor	6	00	street sewer. 225 00 McConnell & Jones, estimate No. 3, Good-
T.J. Nevine, cierk, dispursements for may,	157	14	McConnell & Jones, estimate No. 3, Good-
straw, etc			man street sewer 9,193 50
crossing	76	00	Final Estimates.
Dr. A. Tegg, veterinary services and medi- cine	51	50	Whitmore, Rauber & Vicinus, Park Row
Oris & Gorsline, sewer pipe	10		and Neilson place sewer
Rochester Baggage and Transfer Co., use	• • •	00	Street sewer
of teamRobert Crennell, labor, etc., conduit line	$\frac{18}{120}$		Geo. Chambers, Chili avenue pipe sewer 633 85
Robert Crennen, labor, etc., conduit inie	140	<i>~</i> 1	walk
	0,325	35	John Mauder, Vernon park plank walk 66 40
Fire Department. Monthly pay roll, for April, 1887	4 901	22	John Mauder, Hamburg street pipe sewer. 798 86
Active Hose Co., monthly appropriation.	250	00	John Mauder, Hudson park plpe sewer and grading 323 64
Alert Hose Co.,	237	50	grading
Jacob Kolb, ringing alarms, St. Joseph's	00	۵۳	\$14,451 58
Church	66	29	The finance budget was adopted by the following
etc	48	75	vote: Aves—Ald, Tracy, Sullivan, Fee, Kohlmetz,
Dovle & Gallery Co., coal	27		Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Schmidt, Kaelber & Co., wire, etc	$\frac{40}{21}$		Judson, Stein, Kelly, Thayer—14.
Connell & Dengler, repairs to apparatus. E. W. Tripp, ice		80	By Ald. Thayer—
George B. Page & Son, harness supplies	19	00	To the Honorable the Common Council of the City
T. A. Holdridge, storage of wagon	12		of Rochester:
Hicks & McKenzie, horse shoeing C. H. Bidwell, straw	$\frac{354}{51}$		ROCHESTER, N. Y., May 3, 1887.
Philip Ernst, repairs to harness	11		GENTLEMEN-Your Finance Committee, in pre-
United Gas Impt. Co., gas	15	75	senting the tax levy for 1887-8, take great pleasure
J. C. Birmingham, horse shoeing	$\frac{31}{77}$	50	in saying that they have been able to keep the total amount thereof below the sum which it was
Woodbury Engine Co., repairs to steamers Dr. A. Tegg, veterinary services and medi-	11	90	expected would have to be raised by general tax
cine	140		this year. The amount of the levy herewith pre-
Rochester Gas Light Co., gas	11		sented is \$1,254,259.24, while the levy for last year
Samuel Bemish, washing	$\frac{26}{119}$		sented is \$1,254,239.24, while the levy for last year was \$1,123,460.68, for 1885 it was \$1,249,538.76, and for 1884, it amounted to \$1,244,013.25. The reason
Edward Monaghan, horse shoeing	142	00	for the increase over last year is found in the fact that we have provided in this levy for the follow-
John A. Weider, bells	2	00	that we have provided in this levy for the follow-
John C. King, bedding	37	25 00	ing extraordinary expenditures, viz: Damages to Honeoye millers \$105,898 50
James R. Chamberlin, nozzle and pipe James Cunningham, Son & Co., repairs to	99	w	Amelia and Thomas H. Groves, dam-
cutter	6	00	ages 22,389 60
Thomas J. Neville, clerk, paid for hay, etc.	111		Building new school houses
Charles Beatie, labor	40 16	00	houses
John Ferguson, D. N. Lebess & Co. sponges.			no about 1111
	53	11	
weaver a Goss nardware Co., copper			Total. \$206,288 10
weaver a Goss nardware Co., copper	53 15		Whether or not the amount of the tax levy of this
wire E. M. Moore, Jr., M. D., professional ser-	15		Whether or not the amount of the tax levy of this
wire	15 6	50 00	Whether or not the amount of the tax levy of this year should be more or less than that of previous years has not been the question before this committee, but taking circumstances as we find
weaver a Goss nardware Co., copper	15	50 00	Whether or not the amount of the tax levy of this year should be more or less than that of previous years has not been the question before this committee, but taking circumstances as we find them we have endeavored to provide for them in
wire E. M. Moore, Jr., M. D., professional services. E. M. Moore, Jr., M. D., professional services.	15 6 50	50 00 00	Whether or not the amount of the tax levy of this year should be more or less than that of previous years has not been the question before this committee, but taking circumstances as we find them we have endeavored to provide for them in what is thought to be an adequate and economical
wire E. M. Moore, Jr., M. D., professional services. E. M. Moore, Jr., M. D., professional services.	15 6	50 00 00	Whether or not the amount of the tax levy of this year should be more or less than that of previous years has not been the question before this committee, but taking circumstances as we find them we have endeavored to provide for them in what is thought to be an adequate and economical manner, and in view of the fact that the extractionary examples are considered for above amount of the control of the contro
waver & Goss Hardware Co., copper wire. E. M. Moore, Jr., M. D., professional services. E. M. Moore, Jr., M. D., professional services. Local Improvements. D. G. W. Hatch, inspector Goodman street	15 6 50 66,363	50 00 00 60	Whether or not the amount of the tax levy of this year should be more or less than that of previous years has not been the question before this committee, but taking circumstances as we find them we have endeavored to provide for them in what is thought to be an adequate and economical manner, and in view of the fact that the extractionary examples are considered for above amount of the control of the contro
waver & Goss Hardware Co., copper wire. E. M. Moore, Jr., M. D., professional services. E. M. Moore, Jr., M. D., professional services. Local Improvements. D. G. W. Hatch, inspector Goodman street sewer.	15 6 50	50 00 00 60	Whether or not the amount of the tax levy of this year should be more or less than that of previous years has not been the question before this committee, but taking circumstances as we find them we have endeavored to provide for them in what is thought to be an adequate and economical manner, and in view of the fact that the extractionary examples are considered for above amount of the control of the contro
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waver & Goss Hardware Co., Copper wire. E. M. Moore, Jr., M. D., professional services. E. M. Moore, Jr., M. D., professional services. Local Improvements. D. G. W. Hatch, inspector Goodman street sewer. And charge Goodman st. sewer, O. 2,963. William Howe, inspection. And charge Adams st. pipe sewer, O. 3,000 Obed M. Rice, inspection. And charge Pinnacle avenue bridge approach, O. 3,010. H. M. Webb, inspection. And charge N. St. Paul street sewer, O. 3,063. John Culhane, inspection. And charge Culver road sewer, O. 3,067. D. G. W. Hatch, inspection.	15 6 50 56,363 \$ 22 90 21 32 31 37	50 00 00 60 50 00 55 50	Whether or not the amount of the tax levy of this year should be more or iess than that of previous years has not been the question before this committee, but taking circumstances as we find them we have endeavored to provide for them in what is thought to be an adequate and economical manner, and in view of the fact that the extraordinary expenditures provided for above amount to the sum of \$206,288.10, it is very gratifying to report that the levy is but \$130,778.56 in excess of that of last year, and but \$4,700.48 more than 1885, and \$10,225.99 in excess of that of 1884. Your committee has endeavored to make the estimate of the departments as low as consistent with the proper and necessary administration of municipal affairs, and we believe that with proper care and strict economy on the part of the different committees and departments having funds in charge, that no occasion will arise requiring this Council to make appropriations for deficiencies during the current year and it is assumed by your committee that no bills will be created in excess of
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waver & Goss Hardware Co., Copper Wire E. M. Moore, Jr., M. D., professional services E. M. Moore, Jr., M. D., professional services Local Improvements. D. G. W. Hatch, inspector Goodman street sewer. And charge Goodman st. sewer, O. 2,963. William Howe, inspection. And charge Adams st. pipe sewer, O. 3,000 Obed M. Rice, inspection. And charge Pinnacle avenue bridge approach, O. 3,010. H. M. Webb, inspection. And charge N. St. Paul street sewer, O. 3,063. John Culhane, inspection. And charge Culver road sewer, O. 3,067. D. G. W. Hatch, inspection. And charge Hamburg street sewer, O. 3,188 Street Department—Inspection, stakes, &c. And charge Chili ave. sewer, O. 2,984 Vernon park plank walk, O.	15 6 50 56,363 \$ 22 90 . 90 21 32 31 37 55. 8	50 00 00 60 50 00 55 50 25 50	Whether or not the amount of the tax levy of this year should be more or iess than that of previous years has not been the question before this committee, but taking circumstances as we find them we have endeavored to provide for them in what is thought to be an adequate and economical manner, and in view of the fact that the extraordinary expenditures provided for above amount to the sum of \$206,288.10, it is very gratifying to report that the levy is but \$130,778.56 in excess of that of last year, and but \$4,700.48 more than 1885, and \$10,225.99 in excess of that of 1884. Your committee has endeavored to make the estimate of the departments as low as consistent with the proper and necessary administration of municipal affairs, and we believe that with proper care and strict economy on the part of the different committees and departments having funds in charge, that no occasion will arise requiring this Council to make appropriations for deficiencies during the current year and it is assumed by your committee that no bills will be created in excess of the amount appropriated. The aggregate amount asked for by estimates of the various committees and departments to be provided for is \$1,374,438.80. Each estimate has been carefully considered by this committee, and
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waver & Goss Hardware Co., Copper Wire E. M. Moore, Jr., M. D., professional services E. M. Moore, Jr., M. D., professional services Local Improvements. D. G. W. Hatch, inspector Goodman street sewer And charge Goodman st. sewer, O. 2,963. William Howe, inspection. And charge Pinnacle avenue bridge approach, O. 3,010. H. M. Webb, inspection. And charge Pinnacle avenue bridge approach, O. 3,010. H. M. Webb, inspection. And charge N. St. Paul street sewer, O. 3,063. John Culhane. inspection. And charge Culver road sewer, O. 3,067. D. G. W. Hatch, inspection. And charge Hamburg street sewer, O. 3,18 Street Department—Inspection, stakes, &c. And charge Chili ave. sewer, O. 2,984. Vernon park plank walk, O. 3,053. And charge Hudson park sewer and grading, O. 3,041. And charge Park row and Neilson place sewer, O. 3,059	15 6 50 50 36,363 \$ 22 21 32 31 32 31 35 55 8 3	50 00 60 50 55 50 25 50 31 60 96	Whether or not the amount of the tax levy of this year should be more or iess than that of previous years has not been the question before this committee, but taking circumstances as we find them we have endeavored to provide for them in what is thought to be an adequate and economical manner, and in view of the fact that the extraordinary expenditures provided for above amount to the sum of \$206,288.10, it is very gratifying to report that the levy is but \$130,778.56 in excess of that of last year, and but \$4,700.48 more than 1885, and \$10,225.99 in excess of that of 1884. Your committee has endeavored to make the estimate of the departments as low as consistent with the proper and necessary administration of municipal affairs, and we believe that with proper care and strict economy on the part of the different committees and departments having funds in Council to make appropriations for deficiencies during the current year and it is assumed by your committee that no bills will be created in excess of the amount appropriated. The aggregate amount asked for by estimates of the various committees and departments to be provided for is \$1,374,488.80. Each estimate has been carefully considered by this committee, and the aggregate recommended by this committee, as the tax levy for the current year is \$1,254,239.24, or \$120,199.56 less than the appropriation asked for. In the opinion of this committee, the amount
waver & Goss Hardware Co., Copper Wire E. M. Moore, Jr., M. D., professional services. E. M. Moore, Jr., M. D., professional services. Local Improvements. D. G. W. Hatch, inspector Goodman street sewer. And charge Goodman st. sewer, O. 2,963. William Howe, inspection. And charge Adams st. pipe sewer, O. 3,000. Obed M. Rice, inspection. And charge Pinnacle avenue bridge approach, O. 3,010. H. M. Webb, inspection. And charge N. St. Paul street sewer, O. 3,063. John Culhane, inspection. And charge Culver road sewer, O. 3,067. D. G. W. Hatch, inspection. And charge Humburg street sewer, O. 3,18 Street Department—Inspection, stakes, &c. And charge Hill ave, sewer, O. 2,984. Vernon park plank walk, O. 3,035. And charge Hudson park sewer and grading, O. 3,041. And charge Park row and Neilson place	15 6 50 56,363 \$ 22 22	50 00 60 50 55 50 25 50 31 60 96	Whether or not the amount of the tax levy of this year should be more or iess than that of previous years has not been the question before this committee, but taking circumstances as we find them we have endeavored to provide for them in what is thought to be an adequate and economical manner, and in view of the fact that the extraordinary expenditures provided for above amount to the sum of \$206,288.10, it is very gratifying to report that the levy is but \$130,778.56 in excess of that of last year, and but \$4,700.48 more than 1885, and \$10,225.99 in excess of that of 1884. Your committee has endeavored to make the estimate of the departments as low as consistent with the proper and necessary administration of municipal affairs, and we believe that with proper care and strict economy on the part of the different committees and departments having funds in charge, that no occasion will arise requiring this Council to make appropriations for deficiencies during the current year and it is assumed by your committee that no bills will be created in excess of the amount appropriated. The aggregate amount asked for by estimates of the various committees and departments to be provided for is \$1,374,438.80. Each estimate has been carefully considered by this committee, and the aggregate recommended by this committee, and the aggregate recommended by this committee, and the aggregate recommended by this committee, and recommended will, by a judicious expenditure in

meet the requirements of the case without detri-ment to the public interest; and in its earnest ef-forts to avoid lavish expenditures on the one hand, and under curtailment on the other, this committee respectfully asks the heartiest co-operation of each

respectfully asks the heartiest co-operation of each and every department of the city government.

With a just and honorable pride in the rapid and substantial growth of our city, in which the public treasury should at all times aid and encourage private enterprise with the least possible strain upon private resources, your committee, in its recommendations, has sought to fall into line with the march of improvement so far as consistent with the march of improvement so far as consistent with a due regard to the limitations which should protect the enterprises of private industry from overtaxation for the public benefit, and in reviewing its work its members are impressed that if it has erred in its recommendations it has erred on the side of prudence, and if in your judgment it has thus erred, you will deserve its thanks and the thanks of the citizens of our city at large by so far amending its recommendations as to correct its errors. tizens of our cac, commendations as to correct and Respectfully submitted,
H. G. THAYER,
JOHN H. FOLEY,
GEO. B. SWIKEHARD,
FRANK FRITZSCHE,
GEO. W. ELLIOTT,
Committee.

Ordered received, filed and published.

By Ald. Thayer—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-1887-8. For Interest on the Bonded Debt as follows:

At Seven Per Cent.: One year on \$75,000, Free Academy Building loan. \$ One year on \$150,000, floating 5,250 00 debt loan (re-issue of loan of 1868-69-70, authorized May 6, 1873(. 10,500 00 One year on \$3,182,000, water works loan...
One year on \$20,000, No. 5 school loan... 222,740 00 1,400 00 School 10an.
One year on \$410,000, funding load of 1875; (res. C. C.,
June 18, 1875).
One year on \$600,000, Rochester & State Line R. R. 28,700 00 loan.. 42,000 00 One year on \$150,000, Rochester, Nunda & Penn. R. R. 10,500 00 loan. One year on \$335,000, City Hall Commissioner's loan. 23,450 00 At four per cent. One year on \$100,000, consolidated loan (issued Aug. 1, 1882, res. C. C., March 30, 1882) 4,000 00 One year on \$300,000, local improvement funding loan 12,000 00 \$360,540 00 Less surplus from \$1,500 received from County Treasurer, Feby 15,1887, over one bond due that date. . \$1,000 00 And interest for one year on \$5000 @ 7 per cent.... 350 00 150,00 \$360,390 00 Less amount to be paid in by Executive Board for sur-

plus receipts over expendi-tures for water works.....

For payment of fifty bonds floating debt loan, due January 1, 1888.....

225,000 00

For erroneous assessments	
For local assessments on city property	
For all water used for city purposes	. 100,000 00
For support of the police	95,000 00
For general contingent expenses	. 20,000 00
For support and relief of the poor	. 35,000 00
For lighting the city	. 115,000 00
For Board of Health, including collect	_
tion of garbage and deficiency of 1886	5. 22,000 00
For City Property Fund \$9,000 (0
··· ·· insur-	
ance school buildings 3,050 0	
	- 12,050 00
For Park Fund	1,500 00
ror payment of awards for	
damages to Honeoye Mil-	
lers	103,898 50
For Executive Board, as per	
requisition:	
Extension of Water Pipe 65,00	90
Fire Department Fund 112,00	
Highway Fund, including	_
deficiency of 1886 126,00	0
Repair and care of avenues. 4,00	10
and an in the second second	- \$307,000 00
For Support of Common	
Schools, as follows:	
Building Fund	
Repair Fund 10,00	
Contingent Fund 54,00	
Teachers' Fund	0
	- \$252,000 00
W-+-1	#1 054 000 04

Total \$1,254,239 24 Ald. Theyer moved that the tax levy be received. filed and published, as provided by section 81 of the city charter. Adopted.

By Ald. Marson-

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

Gentlemen: Your Assessment Committee begs

Gentlement Tour Assessment Committee legs leave to submit the following as its report:

In reference to the application of Simeon B. Pomeroy to be relieved from the payment of interest upon an assessment under ordinance No. 1,735 made against lot No. 30 on the south side of Bates street, amounting to \$39.90, exclusive of interest, assessed to John Donolan for the improvement street, amounting to \$39.90, exclusive of interest, assessed to John Donolan for the improvement known as the Park avenue extension, we would report that it appears that Mr. Pomeroy purchased lot No. 30 from one J. W. Hall, who derived his title thereto from one John Donolan, now deceased, through several mense conveyances, and, at that time, it was reported to him (said Pomeroy) by an attorney whom he employed to examine the title for him, that the property was free from all taxes and assessments, but it appears that at that time he neglected to obtain a tax-search from the City Treasurer; that at the time of his purchase, the assessment for said improvement had been levied and was a lien upon the property, amounting to the sum of \$39.90; that no proceedings, it would seem, have ever been taken to enforce said law tax, and Mr. Pomeroy was wholly ignorant of its existence until about October 21, 1886, when, as he was bargaining for the sale of said premises he ordered a tax search, which, when obtained, showed the existence of said assessment obtained, showed the existence of said assessment

and the non-payment thereof.

We deem it proper, under the circumstances, that
Mr. Pomeroy should be permitted to paysaid sum of

Mr. Pomeroy should be permitted to paysaid sum of \$39.90, and interest thereon from the time it became due, at the rate of 6 per centum per annum, until payment be made. In this conclusion the City Treasurer concurs.

In reference to the petition of Sebastian Gnaedier to be relieved from the cost and expenses, in part, at least occasioned by a foreclosure suit begun by the city attorney upon the premises owned by him on Nassau street in the Sixth ward for an unpaid city tax during the year 1883, we would report, that it appears that the petitioner, during the year 1883, was blind, and absent from Rochester, and in New York city for the purpose of having an operation performed, and, during his absence, he had no one to look after his interests, and the tax was levied and remained unpaid for that \$135,390 00 50,000 00 the tax was levied and remained unpaid for that

The petitioner is, at present, in very poor circumstances, and, owing to his impaired eyesight, unable to work, and, also, unable to pay the costs and expenses in full of the suit. The amount of the tax, and interest and expenses of sale at the time of sale, on March 27, 1884, was \$22.56. The city attorney has, very generously, agreed to accept the trivial sum of five dollars in full for his costs and expenses, which will inadequately compensate the psrson making the service of the papers, but no expense, however, in that regard will be caused to

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ιbnd the city.
In view of all the circumstances, we have decid-In view of all the circumstances, we have decided to recommend that the petitioner be allowed to pay to the City Treasurer said sum of \$22.56, and interest thereon from said March 27, 1884, at six per centum per annum, and to the City Attorney \$5 as and for the disbursements in said action of foreclosure, and, upon such payments being promptly made, the City Attorney be instructed to discontinue the action, without costs to either party, and the Mayor be authorized to execute a recovery alleges or out the sim dead of all interest according to the comment of the control of the comment of the comment of the comment of the control of the comment proper release or quit claim deed of all interest ac-

quired in his lands by the city under said tax sale.

In reference to the application of Henry S. Brown it appears that Mr. Brown was the owner of part lot No. 9, W. W. Mumford tract, on Clifford street, which was assessed for the Clifford street widen-ing under ordinance No. 1,824, and, by reason of the ing under ordinance No. 1,823, and, by reason of the nonpayment thereof, the lands were sold to the city on June 20th, 1878, for the amount then due, and interest and expenses, namely, \$253.00; that, subsequently, a certificate of sale was executed by the Mayor, and the same was recorded in Monroe Country Charles of Fig. 1 boxes from and on April 26. the Mayor, and the same was recorded in Monroe County Clerk's office; thereafter, and on April 26, 1881, Mr. Brown paid said tax sale amount and interest to the City Treasurer, but the apparent lien created by the recording of the certificate by the Mayor, as aforesaid, has never been discharged, Mayor, as aforesaid, has never been discharged, and it would seem that the proper course to effect such object would be for the Mayor to execute, on behalf of the city, a quit-claim deed of all interest acquired by the city under said sale and certificate thereof, as aforesaid, which, of course, should be without expense to the city.

The following resolutions for the purposes and objects aforesaid are recommended for passage by your Honorable Body.

your Honorable Body.

Respectfully submitted, W. H. MARSON, C. STEIN, W. SULLIVAN, Assessment Committee.

By Ald. Marson-Resolved, That the City Treasurer be, and he hereby is authorized to receive from Simeon B. Pomeroy the sum of thirty-nine dollars and ninety cents (\$39.90), being the amount of an assessment under Ordinance No. 1,735, Park avenue extension, upon lot No. 30 on the south side of Bates street assessed to John Donolan, and interest thereon at the rate of six per centum per annum from the maturity of said assessment to the date of payment, and that, upon such payment being made, the said treasurer is hereby authorized

ing made, the said treasurer is hereby authorized to discharge said assessment of record in his office. By Ald. Marson—Besolved, That the City Treasurer be, and he hereby is, authorized to receive from Sebastian Gnaedinger the amount of the general city tax for 1883 upon lot 224 of the Nash tract, on the south side of Nassau street, at the time of sale on March 27, 1884, namely, \$22.56, and interest thereon at the rate of six per cent. per annum from said March 27th, 1884, to the date of payment, and upon such payment being made, to cancel said tax of record in his office. Said payment, however, is not to be accepted by said treasurer unless at or before the time of said payment there be produced to him a receipt or certificate by the City Attorney showing that said Gnaedinger has paid said City Attorney the sum of \$5 as and for the disburse-Attorney the sum of \$5 as and for the disburse-ments made in an action of foreclosure upon acments made in an action of foreclosure upon account of said tax remaining unpaid, and upon the payment of said \$5 to said City Attorney, he is hereby requested to discontinue said action, without costs to either party, and the Mayor is also then authorized and requested to execute a quit-claim deed of all interest acquired by the city in and to said lot under or by virtue of the certificate of such

sale, executed by said Mayor and recorded in Monroe County Clerk's office; such deed, however, including the preparation and execution thereof, to the cost and expense of said Gnaedinger

solely.

By Ald. Marson-Resolved, That the Mayor be, and he hereby is authorized and requested to execute a quit-claim deed, or other proper conveycate a quit-claim deed, or other proper convey-ance or release of all interest acquired by the city in or to par, of lot No. 9 in the W. W. Mumford tract, Clifford street, 12th ward, assessed to Henry S. Brown, under and by virtue of the tax sale cer-tificate, executed by the Mayor to the city, upon a sale of said premises by the City Treasurer on June 20th, 1878, for Clifford street widening assessment, No. 1824, and which certificate has been benefit No. 1,824, and which certificate has been hereto-fore recorded in the Monroe County Clerk's office, and thereafter said assessments and percentage thereon being paid by said Brown, and the land redeemed from such sale; the said deed or other conveyance or assignment, including the execution thereof, to be at the sole expense of said Henry S. Brown.

Ald. Marson moved that the report be received.

filed and published, and laid on the table until the

next regular meeting. Adopted.

COMMUNICATIONS FROM THE MAYOR AND OTHER

EXECUTIVE OFFICERS AND THEIR REFERENCE.

By the Clerk-

MAYOR'S OFFICE, ROCHESTER, April 28, 1887.

Gentlemen of the common council:

The resolution adopted at your last regular meeting, directing me to ent.r into contracts with the proprietors of the Daily Union and Advertiser, the Democrat and Chronicle, Post-Express and Morning Herald, for the publication of the proceedings, resolutions and ordinances of the comme council, and of the executive board, and of official notices and advertisements of various descriptions, is herewith returned without my approval.

Nothwithstanding the fact that the ably edited newspapers of Rochester have done much, and are still doing much, to enhance the growth and prosperity of our city, and, notwithstanding the further fact, that the price named in the said resolution for the work to be performed is not to be regarded in the light of extravagance, the resolution itself is faulty, not so much in what it says as what what it does not say, to wit, in its failure to clearly and definitely express, in positive terms, what matter shall be published.

Of course it is proper and desirable that all notices, of which the publication is by law required, should be duly published, and it is equally important and desirable that full and sufficient reports of the action of your honorable body, and of the officers of the city, should be laid before the people. But under this resolution much matter might be printed, the publication of which is in no way needed, and the expense to the city thereby very largely and unnecessarily increased.

For instance, there are frequently large portions of your formal proceedings which are sent or transmitted to the executive board for its information and guidance. It certainly is not necessary that they should be published in both instances, and the city compelled to pay therefor So, also, there are many papers presented to, and passed upon by, your honorable body, the pub ication of which is unimportant and unnecessary, but very expensive.

It seems to me that, by proper care in the preparation of the contracts—the resolution gives no discretion in the matter—both in the gives no discretion in the matter—both in the respects above referred to and several others that may occur to you, a great saving might be made for the city, and the result arrived at be equally well attained. While, therefore, I concur, in the main, in the general purpose of your resolution. resolution, I am unable to approve of it in its present form, and take the liberty of suggesting that you appoint a committee to take the matter in charge, confer with

the city attorney and others interested, and prepare forms of contracts which will be clear and definite, and just to all concerned, and submit the same for further consideration. The propriety of giving publication to official matter n the manner, and to the extent, proposed, may well be questioned, in view of the fact that our tax-paying people are already overburdened by the expense attendant upon the administration of their municipal government. Still, I believe it possible, by the exercise of a careful and judicious discretion in the preparation of our official proceedings, advertisements and notices for publication, and by a proper distribution of the same, and condensed as they should be, to so lay them before the public that they may prove to be a benefit commensurate with the expense necessary so to do. It has also been suggested that the funds from time to time created for the purpose of making local improvements, should be also charged with the expense caused by giving the publication necessary to legalize your proceedings as regards said improvements. This is a new and worthy thought, to which further and proper consideration should be given, for it may aid us, to some extent, at least, in solving a somewhat difficult problem.

I trust, upon a review of the public printing matter, and the direction of your thoughtful attention to the same, much good may accrue to our people, and to the varied interests of Rochester, and, to this end, I shall be most happy to

co-operate with you.

CORNELIUS R. PARSONS, Mayor.

Ald. Kelly moved that the communication lie on the table two weeks, and the President of the Board appoint a committee of three to confer with the Mayor, in accordance with his suggestion. Adopted.

By the Clerk-

MAYOR'S OFFICE, ROCHESTER, N. Y., May 2, 1887.

To the Common Council of the City of Rochester:

GENTLEMEN: In pursuance of chapter 270 of the laws of 1885, I hereby nominate Dr. David Little and William E. Hoyt for appointment as members of the Board of Health of this city, in place of Timothy Derrick and Matthias Kondolf, whose tames have expired terms have expired.

CORNELIUS R. PARSONS, Mayor.
Ald. Selye moved that the communication lie on

the table

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmətz,
Foley, Selye, Hall, Swikehard, Stein, Kelly, Thayer

Noes-Ald. Marson, Fritzsche, Elliott, Judson-4. By the Clerk-

MAYOR'S OFFICE. ROCHESTER, N. Y., April 28, 1887.

Gentlemen of the Common Council:

I hereby return disapproved the action taken at your last regular meeting, fixing the salary of the Excise Commissioners at \$900 each per annum.

Your Board, at its meeting held on the first Monday in April, being the 4th day of the present month, adopted a schedule of salaries for the year, and I am now, as heretofore, un willing to permit the door to be opened to a general increase of the same after they have been once regularly and fairly fixed.

CORNELIUS R. PARSONS, Mayor.

The President stated the question to be "shall the resolution stand notwithstanding the objections

of his honor the Mayor."

The resolution was lost by the following vote: Nays—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

By Ald. Judson-

CITY SURVEYOR'S OFFICE, ROCHESTER, N. Y., May 3, 1887.

To the Honorable the Common Council of the City of Rochester: GENTLEMEN—In ordinance No. 2,975, for the Me-

dina stone pavement of Pinnacle avenue, it is pro-

vided that the width of the roadway between curbs shall be thirty-six (36) feet. This was based upon the supposition that the width of the avenue throughout was sixty (60) feet, and by the official records in this office it was so established.

On measurements recently made it is found that the actual width from the angle where the avenue deflects westward from a point near the south end of the approach of what is called the Pinnacle avenue canal bridge, to South avenue, is only fifty (50) feet. A roadway thirty-six (30) feet wide between the points named, does not seem to be necessary for public convenience, while it would inflict much in-convenience, if not positive injury upon property owners on that limited portion of Pinnacle avenue; more especiall since the bridge over the canal has been built and the approaches thereto are nearly completed.

Completed.

For the reasons above given, I would respectfully recommend that authority, under ordinance, be given to narrow the roadway on Pinnacle avenue from thirty-six (36) feet to thirty (30) feet, from the south end of the approach to the Pinnacle avenue areal hydron to South avanue.

nue canal bridge to South avenue.

Your obedient servant,
I. F. QUINBY, City Surveyor,
On motion of Ald. Judson the City Surveyor was requested to prepare an ordinance. By Ald. Fee

To the Honorable the Common Council of the City of Rochester

GENTLEMEN: Having been advised by His Honor, Mayor Parsons, that the resolution offered by Ald. Mayor Parsons, that the resolution offered by Aid, Selye, at the last meeting of the Council, annulling the oil lamp contract carried on by me upon the payment to me of five hundred and sixty-nine dol-lars and sixty-four cents (\$569.64), being the amount due for the lighting of oil lamps for the month of April 1887

April, 1887.
In connection with this matter I wish to state In connection with this matter 1 wish to state that the oil lamps have received as much attention and as good care while under my supervision as they ever received from any of the former contractors, yet recognizing the utter impossibility of furnishing light by the oil lamps that will prove satisfactory to the general public, I surrender the contract with great pleasure and at considerable loss.

J. P. RUSSELL.

Rochester, N. Y. May 3, 1887.

Rochester, N, Y., May 3, 1887. Referred to the Lamp Committee.

By the Clerk-

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

Gentlemen: The undersigned, who were appointed by an order of the County Court of Monroe county, duly granted and entered on the 14th day of March, 1887, commissioners to inquire into and determine to what damages and compensation the owners and occupants of the lands to be taken for the widening of Euclid street in the city of Rochester would be entitled, do respectfully report and certify their award of damages, as incident to the widening of said street, as follows:

The only parcel of land required for such purpose and necessary for the widening of said street, is situate in the city of Rochester and is described as follows:

Beginning at a point in the west line of Chestnut Beginning at a point in the west line of Chestnut street at its present intersection with Euclid street; thence southerly on said west line of Chestnut street eight feet; thence westerly on a line parallel with the present south line of Euclid street, and eight feet therefrom, to the east line of Elm park eight thence northerly on the east line of Elm park eight feet to the present south line of Euclid street; thence along the present south line of Euclid street to the place of beginning, being a strip of land to the place of beginning, being a strip of land eight feet wide taken off from the north side of lot No. 11, as laid out on a map recorded in Monroe County Clerk's office, in Liber 2 of Deeds, at page 3; said lot No. Il fronts on Chestuut street and extends back to Elm park, and is bounded on the north by said Euclid street.

These premises are owned by Sophia R. Gibbons and Emily M. Gibbons, subject to the life interest in the whole thereof of Mary L. Gibbons. There were no tenants or occupants having a leasehold or

other interest in said lands.	
Therefore, we, the Commissioners, having been	
duly sworn, as required by the statute in such case	
dari an agent as reduced by the periods III affor case	
made and provided, and having all met and acted	
on the matter submitted to us, at the City Attor-	
ney's office, No. 19 City Hall Building, in said city	
of Rochester, 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 heard the proofs and	
allegations of the respective parties in interest, do.	
therefore, determine and appraise the damages to	
which the said owners of the premises thus to be	
taken for the widening of said street will sustain	
by being deprived thereof, and do award the full	
amount of such damages, and fix the compensation	
which said owners shall receive therefor, as fol-	
lovers .	

lows:
The award hereby made, after deducting the The award neredy made, after deducting may amount of all taxes and assessments which may have become a lien upon the land above described, and which are now due, to be paid as hereinafter

provided:

provided:

To Sophia R. Gibbons, Emily N. Gibbons and
Mary L. Gibbons, \$1,200, payable to them.

All of which is respectfully submitted.

Dated Rochester, N. Y., April 29, 1887.

GEO. H. HUMPHREY, MATHIAS KONDOLF, MARCUS HIRSHFIELD

Commissioners. Ordered received, filed and published. By Ald. Fee—Resolved, That the next regular meeting of the Common Council, Tuesday evening, May 17, 1887, be, and hereby is designated, as the time when any objections to the confirmation of the report of the commissioners in the matter of widening Euclid street will be heard. Adopted. By the Clerk—

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

of Rochester:
Gentlemen—The undersigned Commissioners of Bxcise of the city of Rochester, report that moneys have been received by said commissioners from the persons named, and in the respective amounts set forth in the following schedule commencing April 1, 1887, and ending April 30, 1887, 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 contain a statement of all the money received during said month, viz.:

1887 April 4th—
1888 April 4th—
1888 April 4th—

money received during said month, viz.;	
1887, April 4th—	
Merlau, Conrad, 23 Thorn st	50 00
Thompson, Frank, 168 West Main.	50 00
Lindeman, Gus. 105 North Clinton et	20 00
Tucker, H. S., & Co., West Main cor Ply-	20 00
mouth ave	60 00
mouth ave. 410 St. Joseph st	40 00
Ringler, John D. 326 Monroe ave	50 00
Ringler, John D., 326 Monroe ave Boesel, Mary, 307 Maple st	50 00
Nelligan, William, 170 State st.	50 00
April 11th—	90 00
Morthorst, Charles L., 124 North ave	50.00
Bayer, Peter, 304 North St. Paul st.	50 00
Klein, Louis, 297 Hudson st.	50 00
McDonald, Nellie, 383 Plymouth ave	35 00
Lutt, George J., 220 and 222 E. Main st	50 00 50 00
Higgins, Isaac O., 320 E. Main st.	50 00
Lester, Joseph C., 19 Magne st.	50 00
Kimmel, August & J., 89 North ave	50 00
Gleason, Thomas F., 310 State st.	50 00
Barthelman, John F., 146 Lyell ave.	50 00
Morris, L. W. 100 W. Main st	50 00
McDowell Edward, 159 Exchange st	30.00
Mattern, Marcus, Brown cor. Jefferson ave	50 00 50 00
Daly, Edith L., 151 Genesee st.	30 00
Lytle, George, 105 Exchange st.	30 00
April 18th.	90 00
Klupfel, Joseph, 59 Chatham st	FO. 00
Almy, Elmer E., 104 S. St. Paul st	50 00
Leingruber, C. A., Culver Park.	60 00
Schorer, Basil, 11 Hudson st	50 00
Lane, Daniel, 59 Kent st.	62 50
Albrecht, Anthony, 502 Lyell ave	50 00
Cummings, M., 20 Platt st	50 00
Werner, George, 668 N. Clinton st.	50 00
Ringelsteine, Adelia, 12 Exchange place	50 00
	60 00

Mahoney, Dennis, 524 State st.	30.00
Cook, J. George, 180 Allen st.	75 00
Boenie, Joseph, 453 Lyell ave	50 00
Slattery, Dennis, Bronson ave. and Gene-	90 00
see st	50 00
April 25th.	00 00
Tamblin, Wm. A., agt., 492 E. Main st	50 00
McAllister & Koeth, 21 West ave	30 00
Kiefer, Fred, 66 Center st	60 00
Stoltz, Michael H., Plymouth ave and	
Edith st	50 00
Labossiere, P. J., 142 Front St.	60 00
Smith, Edwin M., (agt.), 44 Exchange st.	50 00
Martin, T. T., 60 Front St	60 00
Feeley, Lawrence, 232 Fulton ave	50 00
Ester, Henry G., Delaware ave	60 00
Kane & Dowd, Front, cor E. Main st	50 00
Foenner, George, Orchard, cor. Lime st	30 00
Popp, John, 68 Campbell st	50 00
Rochford, Dennis 161 West, ave	50 00
Freund, Fred, 126 N. St. Panl	60 00
Peper, August, 191 Hudson st	50 00
O'Neil, Cornelius J., Magne, cor. Saxton st.	30 00
Schmitt, Anthony, 236 Maple st	50 00
NJggii, S. G., 296 N. Union st	50 00
Hart, John B., Leighton ave, and Henry st.	50 00
Schnarr, H. H., 237, 239 E. Main st.	50 00
Higgins, E. M. & Co., 235 E. Main st	50 00
Kelly, Eliza L., 187 Front st	50 00
Clemenths, Richard W., 153 Exchange st.	30 00
Weidenborner, John, 60 Monroe ave	50 00
Weidenborner, John, 60 Monroe ave Schenk, Julius, 345 N. St. Paul st	50 00
Ryan M., 245 N. Water st	50 00
m	
Total amount received and denosited	

Total amount received and deposited with City Treasurer \$3,002 50 Receipts for the year commencing May 1, 1, 1886, and ending April 30, 1887....\$42,168 54 POMEROY P. DICKINSON, CONRAD HEIZBERGER, JAMES MALLEY,

Excise Commissioners.

Dated April 30, 1887. STATE OF NEW YORK, COUNTY OF MONROE,

OUNTY OF MONROE, Ss. CITY OF ROCHESTER. The undersigned Commissioners of Excise for the edges of Rochester, being duly sworn, each for himself, says that the above report of persons li-censed, the date of the license, and their respective censed, 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 April, 1887, and that the amount above stated as the yearly receipts is correct.

POMEROY P. DICKINSON,
CONRAD HERMERGER,
LIMES MALLEY

JAMES MALLEY.

Excise Commissioners. Subscribed and sworn to before me this 30th day f April, 1887. John H. Mason, of April, 1887. Commissioner of Deeds.

Ordered received, filed and published. By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., May 3, 1887.

To the Common Council:

To the Common Council:

GENTLEMEN—In accordance with the provisions of Section 59 of the City Charter I hereby report that the following named persons have qualified and taken the oath of office as required by law: Stephen M. Truesdale, H. B. Williams, D. L. Covill, Charles P. Lee, Geo. N. Hallock, W. Seward Marshal, John Vahle, Wray L. Cole, Ralph Butler, Charles M. Proctor, commissioners of deeds.

Peters Sheridan, City Clerk
Ordered received, filed and published.

By the Clerk—

By the Clerk-

OFFICE OF EXECUTIVE BOARD, ROCHESTER, N. Y., May 2, 1887.

To the Common Council: I have the honor to transmit herewith, as required

by law: First, First, monthly report, showing expenditures made by the Executive Board for all purposes, during the month of April 1887,

40					
Orders drawn on the City Treasurer: For labor	The narrowing of the roadway on Pinnacle avenue, from the south end of the approach to the Pinnacle avenue canal bridge to South avenue, by establishing the curbs on each side within the terminal limits named, fifteen (15) feet from and parallel to the medial line thereof; the character of the work, the prices paid and the material to be used to be the same as provided for in ordinance No. 2,975, and under the specifications and contract based thereon. 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 nothing, 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, viz.: All the territory included within and described by the boundary lines defined in ordinance No. 2,975, the cost of the improvement to be distributed in the said territory as provided for in the aforesaid ordinance, in proportion to the benefit each will derive therefrom. 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 persons interested in the subject matter of said improvement, are required to attend the Common Council on Tuesday evening, May the 17th, 1887, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.				
May 3d, 1887. To the Honorable, the Common Council: GENTLEMEN—The Treasurer herewith submits the monthly statement of the balances of the principal funds, on the 3d day of May. 1887, as required by section 58 of the city charter: Departments. Balances undrawn. Board of Education Building fund. \$2,353 52 Repair fund. 242 18 Contingent fund. 2,340 73	Adopted. SPRINKLING LAKE AVENUE, SEC. 2. By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Lake avenue, sec. 2, during the season of 1887. Adopted. The Surveyor submitted as such estimate \$250. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz: The sprinkling of Lake avenue, sec. 2, from a				

Bos 54,212 58 11,015 97 Teachers' fund . . 12,591 89 18,333 29 42,001 36 22,451 56 19,521 65 Highway fund..... Lamp fund Health fund City Property fund Park fund. 6,308 85 2,448 88 318 08 39,794 46 Water Pipe fund.... 7.316 33

this 3d day of May, 1887. EDWARD THOMAS, Commissioner of Deeds. Ordered received, filed and published. By Ald. Fee-

EXECUTIVE BOARD, ROCHESTER, N. Y., April 27, 1887.

Jos. H. Fee, Chairman of the Lamp Committee Common Council:

DEAR SIR—The Executive Board has instructed me to request your committee to remove the abandoned and unused lamp posts left standing on the streets, as instead of being useful or a necessity, they disfigure the thoroughfares of the city by serving as a convenient place to hang all sorts of signs, in addition to being an obstruction on the Respectfully,
Thos. J. Neville, Clerk. sidewalk.

Referred to the Lamp Committee, with power to act.

FIRST ORDINANCES.

NARROWING ROADWAY ON PINNACLE AVENUE.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of narrowing the roadway on a portion of Pinnacle avenue. Adopted.

The Surveyor submitted as such estimate, \$000. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

SEC. 2.

The sprinkling of Lake avenue, sec. 2, from a point 200 feet north of C. J. Burke's south liue to the north line of the city, during the season of

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 \$250, 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 one-half of the

be assessed by a focal assessment for one-man of the whole expense thereof, viz.:

One tier of lots and parcels of land on each side of Lake avenue, from a point 200 feet north of C. J. Burke's south line to the north line of the city, in proportion to the benefit and advantages thereby derived; the remaining one-half of the whole expense thereof to be paid out of the public treasury.

And further resolved, That the taxpayers to be assessed for making such improvement must pay their assessment in one payment as follows: All of the amount assessed within thirty days after the advertisement of the assessment roll.

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 1880 of the City of Rochester, and all persons interested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening, May the 17th, 1887, at 7 o'clock, at the Common Council chamber, when allegations will be heard.

Adopted Adopted.

CENTRAL AVENUE SPRINKLING (SEC. 2).

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Central avenue (sec. 2) during the season of 1887.

Adopted.

Adopted.

The Surveyor submitted as such estimate, \$154.

By Alderman Kolmetz—Resolved, That the following improvement is necessary, viz.

The sprinkling of Central avenue (sec. 2), from 100 feet east of Scio street to the east line of North Union street during the season of 1887.

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

He whole expense thereof, and reports the same at \$154, 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 ex-

pense thereof, viz. :

One tier of lots and parcels of land on each side of Central avenue, from 100 feet east of Scio street to North Union street, in proportion to the benefit and advantage which each will derive therefrom.

And further Resolved, That the tax-payers to be assessed for making such improvements must pay

their assessment in one payment, as follows:

All of the amount assessed within thirty days

after the advertisement of the assessment roll. 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 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, May the 17th, 1885, at 7 o'clock, at the Common Council Chamber, when ullegating will be beared. ber, when allegations will be heard.

Adopted.

HENRIETTA AVENUE PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Conneil the expense of constructing a vitrified pipe sewer in a portion of Henrietta avenue.

Adopted.

The Surveyor submitted as such estimate \$2,600. By Ald. Judson—Resolved, That the following

improvement is necessary, viz.:

The construction of a vitrified pipe sewer in Henrietta avenue, beginning at or near the intersection of the said avenue with Almeroth street and extending alog the aforesaid avenue to its intersections. tion with the State outlet sewer with the necessary

tion with the State outlet sewer with the necessary manholes, surface sewers, lot laterals, lot connections, roadway grading and gutter formations.

And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole expenses thereof, and reports the same at \$2,600, 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, viz.:

pense thereof, viz.:
One tier of lots and parcels of land on each side side of Henrietta avenue from Almeroth street to the State outlet sewer where it crosses the said avenue excepting the lots on each side of the said avenue measured thereon for a distance of fifty (50) feet south of the aforesaid outlet sewer in proportion to the benefit which each will derive therefrom.

And further Resolved, That the tax-pavers to be assessed for making such improvement must pay their assessments in three equal payments, as fol-

One-third of the amount assessed within thirty one-mire of the amount assessed whem 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 confirmation of said roll. On all sums paid prior to the maturity of said last installment, a discount will be allowed at six per cent parameters. six per cent. per annum.

And the Clerk is hereby directed to publish notice in pursuance of Title VII, section 173 of the Revised in pursuance of Title VII, section In 2 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, May the 17th, 1887, at 7 o'clock, at the Common Council Chamber, without plugging will be bear?

when allegations will be heard. Adopted.

SULLIVAN STREET PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of sullivan street.

Adopted.

The Surveyor submitted as such estimate \$1,350.

By Ald. Judson—Resolved, That the following

improvement is necessary, viz.:

The construction of a vitrified pipe sewer twelve (12) inches in diameter in Sullivan street, beginning (12) inches in diameter in Sullivan street, beginning at a point about six hundred and ten (610) feet west from St. Joseph street, and extending eastward therefrom to intersect the sewer in St. Joseph street aforesaid, with the necessary manholes, surface sewers, lot laterals, lot connections, roadway grading and gutter formations.

And whereres, The City Surveyor, under the directions of this Council, has made an estimate of the whole expense thereof, and reports the same at \$1,350, 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, viz.

One tier of lots and parcels of land on each side of Sullivan street, from a line at right angles thereto, and six hundred and ten (610) feet from the west line of St. Joseph street to St. Joseph street, in proportion to the benefit which each will derive therefrom.

And further Resolved, That the taxpayers to be assessed for making such improvements must pay their assessments in one payment, as follows:

The whole of the amount assessed within thirty days after the advertisement of the assessment roll.

anys after the advertisement of the assessment foll. 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 an persons interested in the stablest matter of sain improvement are required to attend the Common Council on Tuesday evening, May the 17th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

PIPE SEWER IN SECOND AVENUE.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council tne expense of constructing a vitrified pipe sewer in a portion of Second avenue. Adopted.

Adopted.

The Surveyor submitted as such estimate \$1,250.

By Ald. Judson—Resolved, That the following improvement is necessary, viz:

The construction of a vitrified pipe sewer twelve

(12) inches in diameter in Second avenue, beginning at a point about one hundred and and thirty (130) feet north of Pennsylvania avenue, and extending northward to intersect the pronosed sewer on the south side of Central park, with the necessary manholes, surface sewers, lot laterals, lot connections, roadway grading and entirer formations.

tions, roadway grading and gutter formations.

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

**Hosolved, further, That the following portion of said city is deemed 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 One ther of lots and parcers of land on each side of Second avenue, from Pensylvania avenue to Central park, excepting the lots on the northeast and northwest corners of Pennsylvania avenue, and Second avenue, in proportion to the benefit which each will derive therefrom.

And further Resolved, That the tax-payers to be assessed for making such improvement must pay their assessment in one payment, as follows: The their assessment in one payment, as follows: The whole of the amount assessed within thirty days after the advertisement of the assessment roll.

And the clerk is hereby directed to publish no-tice in pursuance of title 7, 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, May 17, 1887, at 7 o'clock at the Common Council chamber when allegations will be heard.

Adopted.

CENTRAL AVENUE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in Central avenue, from a point 75 feet west of North Clinton street to the sewer in North St. Paul street. Adopted.

The Surveyor submitted as such estimate, \$1,785.

By Ald. Judson-Resolved, That the following

By Ald. Judson—Resolved, That the following improvement is necessary, viz.:

The construction of a vitrified pipe sewer eighteen (18) inches in diameter in Central ave., beginning at a point seventy-five (75) feet west of North Clinton street and extending westward to intersect the sewer in North St. Paul street, with the necessary manholes, the cleaning, repairing and extension of existing and the construction of new surface sewers where demanded also, the construction of new lot. where demanded; also, the construction of new lot laterals and the location of lot connections where

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

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.:

pense thereof, viz.:
One tier of lots and parcels of land on each side of Central avenue, from North Clinton street to North St. Paul street, in proportion to the benefit which each shall derive therefrom.
And further Resolved, That the tax-payers to be assessed for making such improvements must pay their assessed mort in one payment, as follows:
The whole of the amount assessed within thirty The whole of the amount assessed within 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 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, May the 17th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

TROUP STREET PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in Troup street, from the Genesce Valley canal sewer

Troup street, from the Genesee Valley canal sewer to a point 30 feet east of Prospect street.

Adopted.

The Surveyor submitted as such estimate \$2,050.

By Ald. Judson—Resolved, That the following improvement is necessary, viz.:

The construction of a vitrified pipe sewer fifteen (15) inches in diameter, from the Genesee Valley canal sewer to a point thirty (30) feet east of Prospect street, using so much of the sewer pipe now in the sewer in Troup street as may be found suitable; also the necessary manholes, surface sewers, lot laterals, lot connections, roadway grading and gutter formation.

gutter formation.

And whereas, The City Surveyor, under the

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 \$2,050, 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, viz.:

pense thereof, viz.:
One tier of iots and parcels of land on each side
Troup street, from the trenesee valley canal sewer
to Prospect street, in proportion to the benefit
which each will derive therefrom.
And further resolved, That the taxpayers to be
assessed 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
vear from the confirmation of said roll; and the 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 dis-

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 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, May the 17th, 1887, at 7 o'clock, at the Common Council Chambers, when allegations will be heard. Adopted.

MARION STREET PLANK WALK.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank sidewalks three (3) feet and four (4) inches wide on each side of Marion street from Reynolds street to Jefferson avenue.

Street from Reynous street to Johnson at Sundanda Adopted.

The Surveyor submitted as such estimate \$400.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of plank sidewalks three (3) feet and four (4) inches wide on each side of Marion street from Reynolds street to Jefferson avenue, avent where good sidewalks of the proper width except where good sidewalks of the proper width and on grades and alignments to be established by the City Surveyor now exist; also the necessary crosswalks, sidewalk grading and gutter forma-

tions.

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 \$400, 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, viz.:

One tier of lots and parcels of land on each side of Marion street from Reynolds street to Jefferson avenue in proportion to the benefit which each will

avenue in proportion to the benefit which each will derive therefrom.

And further resolved, That the taxpayers to be assessed for making such improvements must pay their assessments in one payment, as follows: The whole of the amount assessed within thirty days

whole of the amount assessed within 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 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, May 17, 1887, at 7 o'clock, at the Common Council Chamber. when allegations will be heard.

Adonted.

Adopted.

SCIO STREET IMPROVEMENT.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Connoil the expense of constructing a MacAdam roadway improvement with curbs, sidewalks, gutter and other appendages on a portion of Scio street.

Adopted.
The Surveyor submitted as such estimate \$18,650.
By. Ald. Kohlmetz—Resolved, That the follow-

By. Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of a MacAdam roadway on Scio street with Medina curb lines on each side, fourteen feet from and parallel to the medial line of said street, between the crosswalk on the south side of Central avenue to the curb line on the southerly side of Syracuse street as that line may be established by the City Surveyor, the roadway to have gutters three (3) feet on each side, one (1) foot wide as the curb is the of Medina store flags and gotte:s three (3) feet on each side, one (1) foot wide iet to the curbs to be of Medina stone flags and the remaining two (2) feet to be of pavement of the same material; also a flag sidewalk of blue or of Medina stone five (5) feet wide in single courses on each side within the terminal limits named, except where good flag walks now exist; also the construction of a vitrified pipe sewer fifteen (15) inches in diameter, beginning at a point above forty (40) feet north of Davis street and extending northward to mits with the present sewer in Scio, street et a to unite with the present sewer in Scio street at a point about eighty (80) feet south of Syracuse street, with the necessary manholes, the construction of new and the cleaning, repairing and extension of existing surface sewers; also the construction and location of all needed lot laterals and lot constructions. nections

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 \$18,650, 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, viz.:

One tier of lots and parcels of land on each side.

of Scio street, from Central avenue to Syracuse street, in proportion to the benefit which each will derive therefrom.

derive therefrom.

And further Resolved, That the tax-payers to be assessed for making such improvements may pay their assessments in three equal payments as fol-

One-third of the amount assessed within thirty days after the advertisement of the assessment mays 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 installment, a discount will be allowed

the said last installment, a discount will be anowed 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 persons interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, May the 17th, 1887, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.
Adopted.

SPRINKLING UNIVERSITY AVENUE (SEC 4.)

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling University avenue (Sec. 4) during the season of 1887.

Adopted.

The Surveyor submitted as such estimate, \$66. By Ald. Kohlmetz-Resolved, That the following

improvement is necessary, viz.:

The sprinkling of University avenue (Sec. 4), from Alexander street to 100 feet west of Prince

From Alexander Street to 100 feet west of Trince street during the season of 1887.

And, whereas, The City Surveyor, under the directions of this Council, has made an estimate of

rections of this council, has made an estimate of the whole expense thereof, and reports the same at \$66, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefitted and properly ought to be assessed by a local assessment for the whole ex-

pense thereof, viz.:

One tier of lots or parcels of land on each side of University avenue, from Alexander street to 100 feet west of Prince street, in proportion to the benefit and advantage which each will derive there-

And further resolved, That the tax-payers to be assessed for making such improvements must pay their assessment in one payment, as follows:

All of the amount assessed within thirty days after the advertisement of the assessment roll.

after the advertisement of the assessment roll. And the Clerk is hereby directed to publish notice in pursuance to title VII, Section 72 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. May the 17th, 1887, at 70 clock, at the Common Council Chamber, when allegations will be heard.

Adonted.

Adopted.

NORTH AVENUE SPRINKLING (SEC. 3.)

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling North avenue (Sec. 3), during the season of 1887.

Adopted.

Adopted.
The Surveyor submitted as such estimate, \$176. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The sprinkling of North ave. (Sec. 3) from the north line of Stevens street to the north line of Clifford 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 thereof and reports the same as

rection of this council, has made an estimate of the whole expense thereof, and reports the same at \$176, 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 ex-

pense thereof, viz:
One tier of lots and parcels of land on each side of North avenue, from the north line of Stevens st. to the north line of Clifford street, in proportion to the benefit and advantage which each will derive

therefrom.

And further Resolved, That the tax-payers to be assessed for making such improvement must pay

their assessment in one payment, as follows:
All of the amount assessed within thirty 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 Re-vised Charter of 1880 of the City of Rochester, that all persons interested in the subject matter of said an persons interested in the subject matter of said improvement, are required to attend the Common Council on Tuesday evening, May the 17th, 1887, at 7:90 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

CENTRAL PARK PIPE SEWER.

By Ald. Judson-Resolved. That the City Surveyor ascertain and report to this Council the expens of constructing a vitrified pipe sewer on each side of portions of Central park.

Adopted,

Adopted,
The Surveyor submitted as such estimate, \$10,000. By Ald. Judson—Resolved, That the the following improvement is necessary, viz:
The construction of vitrified pipe sewers on each side of Central park, from the sewer now in process of construction in Goodman street, and extending westward therefrom to points in Central park, about one hundred and sixty (160) feet east of Alexander street, with the necessary manholes, lampholes, surface sewers, lot laterals, lot connections, roadway, grading and gutter formations. The diameters of the proposed sewers in their several parts to be adjusted to the needs of the territory that they are intended to accommodate.

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

rection of this Council, has made an estimate of the whole expense thereof, and reports the same at \$10,000, which estimate is hereby approved.

Resolved, further, That the following portion of said city is deemed benefitted and properly ought to be assessed by a local assessment for the whole expense thereof, viz:

whose expense thereof, viz:

One tier of lots and parcels of land on each side of Central park, from Goodman street to Alexander street, (excepting therefrom the lots on the northeast and southeast corner of the said Central park and Alexander street); also, one tier of lots and parcels of land on the following streets and avenes, viz: second and Third avenues, from Central park to points on each one hundred and ten (Hb) feet north of Pennsylvania avenue, Fourth, Fifth and Sixth avenues, from points on each one Fifth and Sixth avenues, from points on each one hundred and ten (110) feet south of Bay street to points on each one hundred and ten (101) feet north points on each one hundred and ten (101) teet north of Penns, ivania avenue, Seventh avenue, from a point one hundred and ten (110) feet south of Bay street, to a point one hundred and ten (110) feet north of Short street, in proportion to the benefit which each will derive therefrom.

And further Resolved, That the tax-payers to be assessed for making such improvements may pay their assessments in three equal payments, 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 suns paid prior to the maturity of the said last installment, a discount will be al-

of the San lass 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 persons interested in the subject matter of the Company of the Company of the Company of the Manual Company of said improvement, are required to attend the Common Council, on Tuesday evening, May the 17th, 1887, at 70 clock, at the Common Council Chamber.

when allegations will be heard,

Adopted.

MORRILL STREET PITE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in portions of Morrill street and North Clinton street and the grading of the roadway and sidewalks.

Adopted.

The Surveyor submitted as such estimate \$1,575.

By Ald. Judson—Resolved, That the following improvement is necessary, viz.:

The construction of a vitrified pipe sewer twelve (12) inches in diameter in Morrill street, beginning at a point about five hundred and eighty (580) feet east of the medial line of North Clinton street and extending westward to the said medial line; thence southward along said medial line to unite with the present sewer in North Clinton street, with necessay new and the reconstruction or repairs of existing manholes; also all required surface sewers, lot laterals and lot connections; also the grading of

laterals and lof connections; also the grading of the roadway and sidewalks.

And Whereas, The City Surveyor, under the di-rections of this Council, has made an estimate of the whole expense thereof, and reports the same at \$1,575, 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

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 Morrill street from North Clinton street to Joiner

of Morrill street from North Clinton street to Joune, street in proportion to the benefit and advantage which each will derive therefrom.

And further resolved, That the taxpayers to be assessed for making such improvement must pay their assessment in one payment, as follows: The their assessment in one payment, as follows: The whole of the amount assessed within 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 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, May 17th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FIELD STREET PLANK SIDEWALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank sidewalks 4 feet wide on each side of Field street, from Monroe ave. to a point twelve hundred (1,200) feet southward therefrom.

Adopted.

The Surveyor submitted as such estimate \$810. By Ald. Kohlmetz-Resolved, That the follow-

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of plank sidewalks four (4) feet wide on each side of Field street, from Monroe ave, to a point 1,200 feet southward therefrom, except where good sidewalks of proper widths and on grades and alignments to be established by the City Surveyor now exist; also the required crosswalks, sidewalk grading and gutter formations.

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 \$810 which estimate is berefy approved.

*810, 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, viz.:

One tier of lots and parcels of land on each side of Field street, from Monroe avenue to a point twelve hundred (1,200) feet southward therefrom, in proportion to the benefit which each will derive

And further Resolved, That the tax-payers to be assessed for making such improvements must pay their assessments in one payment as follows: The whole of the amount assessed within 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 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, May the 17th, 1887, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

FINAL ORDINANCES.

The final ordinance for the extension of Lamberton Park came up.

Ald. Foley presented a remonstrance, which was ordered received and filed, and moved that the subject be referred to the City Surveyor to prepare new ordinance. Adopted. The final ordinance for Hudson Park plank walks came up, and on motion of Ald. Stein was postponed two weeks.

FINAL ORDINANCE NO. 3.181.

SOUTH STREET SPRINKLING.

SOUTH STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allevations in relation to the improvement described in the ordinance below, the said common Council, before ceremining to make such public improvement, having caused an estimate thereof to be in de-, and dy an entry in their minutes having described the portion and pair of the etywhich they deemed proper to be as a sessed for the expense of such improvement, and as a motice to be heretofore which hed a. y, and as as two of the daily in wispapers printed in the city of Bochester. To four days, which mate especialed such improvement, the estimat dexpens thereof, the amount, if any, to be paid from the judic treasury, and the portion or pair of the city to be assessed for the rest of the expense at the control of the

the safa Common Council at the time and inted in safa notice, and, after hearing such alterations from all persons appearing,
Ald. Kohimetz submitted the following:
An ordinance to strukke South street, from Court street to friffith street.
The Common Council of the City of Rochester, do ordain and determine that the following improvement is necestery and about be made, to with the striking of south street, from 100 (ed) south of Court street to the south I ne of Griffith street, during the season of 1887.
And the whole expense shall be detrayed by the assessment upon the lots and barder estimated the City of the seasons of the council for the council, having made an estimate of such expense, and reports the same at \$240.00, and safa estimate being deemed reasone ble, is nereby approved; and the portion of safa (ity, which safa Common Council deem will be benefited by and bought to be assessed by a local assessment for the whole to be assessed by a local assessment for the whole to be assessed by a local assessment for the whole to be assessed by a local assessment for the whole to be assessed by a local assessment for the whole to the assessed by a local assessment for the whole to the assessed by a local assessment for the whole to the assessed by a local assessment for the whole to the assessed by a local content of Council street for the state of the council for the whole to the assessment for Council street for the state of the council for the state of the council for the state of th

described as follows:

One tier of lots and parcels of land on each side of South street, from 100 feet south of Court street to Griffith street in proportion to the benefit and advanage which e ch will derive therefrom.

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 advantagewhich each derives therefrom.

And it is further ordained and determined, that the tax pavers to be assessed for making such improvement must pay their assessment in one payment, as follows: The whole of the amount asse sed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote: Aves—Ald. Tracey. Sullivan. Marson, Fee, Kohl-metz, Fritzsche, Eldott, Foley, Selye, Hall, Swike-hard, Judson, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 8,185.

KENT STREET SPRINKLING (SEC. 1).

On notice. Of Aid. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement 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 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 hererofore puplished daily, in at least two off the daily newspapers wrimed in the city of Rochester, for four dys, which notice specified such improvement, the cs imated expense thereof. the amount if any, to be paid from the public treasury, and the portion or part of the city to be assessed if or the res-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 notice, and after hearing such selegations from all persons appearing—

Ald. Kohlmetz submitted the following:

Ald. Kohlmetz submitted the following:
An ordinance to sprinkle Kent street (sec. 1), from
Alen street to Plat's te et.
Ale Commo · Council of the City of Rochesier, do ordin and determine that the following improvement is
the sprinkling of Ke it street (sec. I)from 100 feet
not of allen street to 100 feet south of Platt street
du ing the season of 1887.
And the whole expense should be defrayed by the as
sessing the properties of the season of the same at \$120, and \$30 desired;
and the council having
made at \$120, and \$30 desired;
and reports the
same at \$120, and \$30 desired;
and the portion of said city,
which said Common Council deem with be benefitely
which said Common Council deem with be benefitely
which said Common Council deem with be benefited by
which said Common Council deem with the benefited by
which said Common Council deem with the benefited who le expense of said improvement is described as
solicws: follows:

ionews:
One tier of Lois on each side of Kent street from 100
feet north of Allen street to 100 feet south of Platt

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 advantages which each derives their from.

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: All of the amount assessed within thirty days after theadvertisement of the assessment roll.

Adopted by the following vote:

Ares—Ald, Tracy, Sultivan, Marson, Fee Kohlmetz, Fritzsche, Elliott, Foley, Salve, Hau, Swikehard, Judson, Kelly, Toayer—id. On which above described lots and parcels of land the

FINAL ORDINANCE NO. 9,186.

KENT STREET SPRINKLING (SEC. 2.

KENT STREET SPRINKLING (SEC. 2.

On motion of Aid. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the criticance 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 having described the portion and part of the cut which they deemed proper to be assessed for the expense for such in provement, and a.85 a notice to be have probablished daily, in a least two of the daily wexpapers printed in the City of Rochester, for four yes, which notice specified such improvement, the samuated expense thereof, the amount, if any, so the public treasury, and in portion or part of the city to be assessed for the 12-1 of the expense can which notice also required all persons interested in the subject-matter of such improvement to attend the said Common Council at the "ime appointed in said notice, and, after hearing such allegatin; from all persons appearing, by the assessing the council at the subject-matter of such allegatin; from all persons appearing, by the assessing the council at the subject-matter of such allegatin; from all persons appearing, by the assessing the council at the subject-matter of such allegatin; from all persons appearing, by the assessing the council at the subject-matter of such allegatin; from all persons appearing, by the assessing the council at the subject-matter of such allegatin; from all persons appearing, by the assessing the council at the subject-matter of such allegatin; from all persons appearing, by the assessing the council at the subject-matter of such allegatin; from all persons appearing, by the assessing the council at the subject-matter of such allegatin; from all persons appearing, by the assessing the council at the such allegatin; from all persons appearing the council at the such allegatin; from all persons appearing.

mon Con-Clast the lime appointed man and notes. As, after hearing, such ane attin: from all persons appearing, A.d. kohlmetz submitted the fo lowing:
And kohlmetz submitted the fo lowing:
And rolliance to sprinkle Kent street (Sec. 2) from Plattst, to Jay St.
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 sorinkling of Kent's reet. Sec. 2, from 100 feet north of Platt street to 100 feet south of Jay street, during the ses son of 18%.
And the whole excesses should be derrayed by the as sessement upon the lots and parcels of and to be benefited thereby, hereina fer described; and the City Surveyor, under the direction of this Council, having made an estimate of such exp. use. and reports the same at 192, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be be effetted by and ought to be assessed by a local assessment for the whole expense of said improvement is described as flows:

follows:

One tier of lots and parcels of land on each side of Kent street, from 100 feet north of Platt street to 100 feet south of Jay street.

On wh ch above described lots and parce s of land the whole expense of raid improvement is hereby or dered assessed, the satesimply upon each lot and parcel of land to be in proportion to the benefit and advantage which each derives therefrom.

And it is further ordained and ordermined that the tax-payers to be assessed from making such improvement, must pay their assessments in one payments, as follows: the whole of the amount assessed within thirty days after the advertisement of the assessment of the assessment of the sasessment of the sases the assessment roll

the assessment roll.

Adopted by the following vote:
Ays—Ald Tracy, Sullivan Marson, Fee, Kehlmetz,
Fritzsche, Elliott, Foley, Schyc, Hal, Swikehard, Jud Kelly, Thaye: -14.

FINAL ORDINANCE, NO. 3,187.

SPRINKLING GIBBS STREET (SEC. 1).

On motion of Ald. Kohlmetz, the Common Coun-

cil proceeded to hear allegations 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 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, 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 such public improvement, having caused an estiject 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 persons appearing,

Ald. Kohlmetz submitted the following: An ordinance to sprinkle Gibbs st. (Sec. 1) from

East ave. to Main st.

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 Gibbs street (Sec. 1), from a

The sprinkling of Gibbs street (Sec. 1), from a point 100 feet north of East avenue, to a point 100 feet south of Main st., during the season of 1887.

And the whole expense should be defrayed by an assessment upon the lots and parcels of land to be benefitted 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 \$48.00, and said estimate being deemed reasonable, is here approved; and the portion of said city, 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: lows:

of lots and parcels of land on each one uer or lots and parcets of land on each side of Gibbs street, from 100 feet north of East avenue to 100 feet south of Main street. On which above described lots and parcels of One tier

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 there-

And it is further ordained and determined that the taxpayers to be assessed for making such improvement, may pay their assessments in one payments, as follows:

All of the amount assessed within thirty days after the advertisement of the assessment roll.

ter the advertisement of the assessment of the Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

FINAL ORDINANCE, NO. 3,188.

SPRINKLING GIBBS STREET (SEC. 2).

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations 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 heretofore published daily in at least 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, 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 sub-ject matter of such improvement to attend the said ject matter of such improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such such allegations from all persons appearing.

Ald. Kohlmetz submitted the following: An ordinance to sprinkle Gibbs street (Sec. 2), from Main street to University avenue.

The Common Council of the City of Rochester do ordain and determine that the following improvement is necessary and should be made, to-

The sprinkling of Gibbs street (sec. 2), from point 100 feet north of Main street to a point 100 feet south of University avenue, during the season

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Surveyor, under direction of this Council, having made an estimate of such expense, and reports the same at \$120, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by and ought to be assessed by 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 Gibbs street, from 100 feet north of Main street to 100 feet south of University avenue.

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 advantages which each derives therefrom.

And further ordained and deter-That $_{
m the}$ taxpayers to be sessed for making such improvement must pay their assessment in one payment, as follows: The whole amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:
Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—15.

FINAL ORD NANCE NO. 3,189. SOUTH AVENUE SPRINKLING (SEC. 2.)

SOUTH AVENUE SPRINKLING (SEC. 2.)

On motion of Ald. Kohlmeit, the Common Council proceeded to hear allegations in relation to the improvement described in the oromance below, site said Common Council, before determining to make such public improvement, having caused an estimate thereof be made, and by an entry in their minutes having described the portion and part of the city which they deemed proper to be a sessed for the expire of such improvement, and also a notice to be beretofore published daily, in at least two of the only newspapers printed in the city of Roch ster, for four days, which notice specified such improvement, the estimated expine thereof, the amount, if any, to be paid from the public treasury, and the portion or pair of the city to be assessed for the rest of the expense, and which active also require all persons interested in the subject matter of such improvement to attend the said Common 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 altegations from all persons apparing,
Alter oblimets submitted the following:
An ordinate to sprinkle South avenue (Sec. 2), from
Comfort street to Cakiand street.
The Common councit of the City of Rechester, do
ordain and determine that the following improvement
is necessary and should be mide, to wit:
The sprinkflug of South avenue (Sec. 2), from Comfort
street to the south line of Cakiand street, during the
a son of 1831.
And the whole expense should be defrayed by the

And the whole expense should be defrayed by the And the whole expense should be defrayed by the asses ment roop bit lots and purcels of land to be benefited the reby her ineffer described; and the City Surveyor, a derived director fiths a come a bottom nade an estimate of some exposes, and resorts the same at \$450, and sind estimate being declared reasons, is beregy approved and the portion of said compand ought to be as-essed 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 South avenue, from Comfort street to the south ling, and said line produced of Oakland 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 cerives therefrom.

And it is further ordained and determined that the tax-payer to be assessed for making such improvements must pay their assessment in one payment, as follows: All of the aurount assessed within thirty days after the advertisement of the assessment roil.

Acopted by the following vote:

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee. Kohlmetz,

Fritzsche, Flliott, Foley, Selye, Hall, Swik hard, Judson, Stein, Kell, Thayer-15.

FINAL ORDINANCE NO. 3,190,

FINAL ORDINANCE NO. 3,190.

SOMERSET STREET PIPE SEWER.

On motion of Ald, Judson, the Common Council proceeded to hear allegations in relation to the improvement descreed in the Ordinance below, the said Common Council, before determining to make such public improvement, adving caused an estimate thereof to be made, and by an entry in toer minutes having described the portion and part of the city which they deemed proper to be as sessed for the expense of such improvement, and also a notice to be heretofole pullished daily, in at least two of the daily mewspapers printed in the city of Ro eester, for four days, which notice specified such improvement, the estimated exprise 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 rese of the expense, and which notice also required all persons interested in the subject matter of such is proven in to attend the Common Council at the time appointed ia said notice, and, after the arms are allegations from all persons appearing.

Alderman Judson submitted the following:

An ordinance to construct a "ip) sewer in Somerset street, from Chili avenue to We at avenue.

The Common Council of the city of Rochester, do ordin and det runine that the following improvement is necessary and should be made, to wit:

The construction of a vitrided pipe sewer twelve (12) inches in diameter in Somerse) street, be inning at a point one hundred and fity-one (14) feet from Chili avenue to what avenue.

Another hone dextending northward to intersect the sewer in West avenue, with the required auditor formations on Somerset street aforesaid, from Chili avenue to West avenue.

And the whole expense shall be defrived by the assessment upon the lors and parcels of land to be benefitted thereby; hereimafter described; and the City Surveyor, under the afterestion of this Council, having made an estimate of such expense, and reports the same are \$1,750 and said estimate being deemed reasonable is hereby approved; and the port

FINAL ORDINANCE, NO. 3,191. HAYWARD AVENUE PIPE SEWER.

HAYWARD AVENUE PIPE SEWER.

On motion of Ald. Judson, the Common Council proceeded to near allegations in relation to the improvement described to the ordinance below, the said Common Council, before determining to make such public hard we need, and by an early in their minutes the eof to be in de, and by an early in their minutes having described the portion and part of the city which they deemed properto be a sesset for the expense of since improvement, and also another to be heretofore published daily, in at least two of the daily newspapers before the city to easily never the council propertor of the city to be paid from the public transury, and the portion or part of the city to be assess at to the rest of the expuse, and which notice also required all persons interested in the subject matter of such improvement to attend the said Common Conocil at the time appointed in said notice, and, after he ring such allegations from all persons appearing. appearing.
Ald. Judon submitted the following:

An ord nance to construct a pipe sewer in Hayward avenue, from the eastern terminus thereof to Good

manstreet

man 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 construction of a virtified pipe sewer tw/lve (12) inches in otameter in Hayward avenue, beginning at the east end of sa d avenue and extending westward to a point one hundred and forty-one (141) faste ist of Goodman street; also, the construction of a vitrified

pipe sewer fifteen (15) in hes in diameter, beginning at the boint of intersection of the propose is wer in Hayward avenue, with a prolonged line parallel to and near the western line of lots numbered forty seven (47) and forty-six (45), as mapped by L. E. Hayward, on east side thereof; thence northerly to Garson avenue; thence obliquely across Garson avenue to intersect a line parallel to, and on the westerly prolonged line of lots in unbeted two hundred and six (205) and two hundred and seven (207), on the aforesald map, and on the east side thereof to intersect the sewer in Grand avenue, with the necessary manholes, surface sewers, lamp holes, lot late als and lot connections roadway grading and guite formations.

And the whole expense should be detrayed 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 \$5 d00, an is said estimate being deemed reasonable, is beredy 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 ther of lots and pic is of I ind on each side of Hawward ovenue, from the eastern termil is thereof to Goodman ser et; also, one therof lots and parcels of land on each side of Garson avenue from Leighton avenue to Goodman street.

On which above described lots and parcels of land the whole expense of said improvement are hereby ordered assessed, the assessment pone each lot and parcel of land to be in proportion to the benefit and advantage which each derives ther from.

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 within one year from the confirmation of such roll. On all sums paid prior to the maturity of said last instalment, a discount will be

FINAL ORDINANCE, NO. 3,192. GRAND AVENUE PIPE SEWER.

On motion of Alderman Judson the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having cansed 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 an 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 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-matmake such public improvement, having caused an required all persons interested in the subject-mat-ter 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 appearing,

Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Grand avenue, from Leighton street to the Goodman street outlet sewer.

The Common Council of the City of Rochester do ordain and determine that the following improvement is necessary and should be made, to

The construction of a vitrified pipe sewer in Grand avenue from the center of Leighton street to East Main street, and thence across the property of Edwin S. Hayward, on the south line of lots number eight (8) and nine (9) to the sewer now in progress eight (8) and nine (9) to the sewer now in progress of construction in Goodman street; the sewer from Goodman street to the line between lots number two hundred and seven (207) and two hundred and nine (209), or about where the Upton park outlet now crossed Grand avenue, to be eighteen (18) inches in diameter, and from said point to the center of Leighton (18) inches in diameter. ter of Leighton street to be fifteen (15) inches in diameter; with the necessary manholes, lampholes,

surface sewer, lot laterals, lot connection and intersecting sewer connections; also the required roadway grading and gutter formation.

roadway grading and gutter formation.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted 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 \$6,300, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said common Council deem will be benefitted by and ought to be assessed by a local assessment for the whole expense of such improvement is described as follows:

One tier of lots and parcels of land on each side

One tier of lots and parcels of land on each side of Grand avenue, from East Main street to Leighton street; also one tier of lots on the south side of Hayward avenue from a point three hundred and thirty (330) feet east of Goodman street to the east

end of Hayward 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 which each derives therefrom.

And it is further ordained and determined that the taxpayers to be assessed for making such improvement may pay their assessment in three equal payments, ai 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 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 percent, per samum

at six per cent. per annum.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliot, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

FINAL ORDINACE NO. 3,193.

MOUNT HOPE AVENUE OUTLET SEWER, CLEANING AND REPAIR.

On motion of Ald. Judson, the Common Council proceeded to hear allegations 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 heretofore published daily in at least notice to be neretotore 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, 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 time appointed in said no-tice, and, after hearing such allegations from all persons appearing.

Ald. Judson submitted the following An ordinance to clean and repair Mt. Hope avenue sewer, from the southern end thereof to its intersection with the south avenue sewer. The Common Council of the City of Rochester do ordain and determine that the following im-

provement is necessary and should be made to

wit:
The uncovering, cleaning, and the grading and repairing of the bench walls at points and for discovering obstructions, defective original def repairing of the bench wans at points and for distances where from obstructions, defective original construction, or subsequent damages, such work is required of the Mt. Hope avenue outlet sewer, from the southern end thereof, to the intersection of said outlet sewer, with the South avenue outlet sewer, with necessary manholes and lamp-holes: the cleaning and repairing of existing and the construction of new surface sewers where needed; also, the construction of suitable connections of the Gregory street, the Hickory street and Averill ave. sewers, with the Mt. Hope ave. outlet sewer aforesaid, and of an overflow at or near the westerly end of Gregory street, and the connection of such overflow with what is known as the "Eric canal feeder," by a sewer of proper dimensions, constructed through private property lying between Mt. Hope avenue and the aforesaid feeder.

And the whole expense should be defrayed by And the whole expense should be derrayed by the assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Surveyor, under direction of this Council, having made an estimate of such expense, and reports the same at \$5,950, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by and ought to be assessed by local excessment for the whole expense of said by local assessment for the whole expense of said improvement, is described, as follows:

All the territory included within and described All the territory included withm and described by the following boundary lines, viz: Beginning at the intersection of Pinnacle avenue with Mt. Hope avenue, including one tier of lots and parcels of land on the east side thereof to W. Alexander st.; thence easterly along W. Alexander street, including one tier of lots on the north side thereof to South avenue, excepting the lot on the northwest corner of Alexander street and South avenue. corner of Alexander street and South avenue; thence southerly along South avenue, excepting one tier of lots on the west side thereof to Hickory one tier of lots on the west side thereof to Hickory street; thence westerly along Hickory street, including one tier of lots on the south side thereof, excepting the lot on the south west corner of Hickery street and South avenue to the west line of lot No. 86; thence southly on said line and line produced to Gregory street; thence southwesterly across Gregory street to the west line of lot No. 27; thence southerly along said line to the south line of the Munger tract; thence westerly along said south line to the tract. Ellwanger & Barry tract: thence southerly along said line to Cypress st.; thence still southerly across Cypress street to the west line of lot No. 100, of the said tract; thence southerly to the south line thereof; thence westerly along said south line produced to west line of lot No. 110; thence southerly along said line to Linden street; thence easterly to South avenue; thence southerly along south avenue, excepting a a strip of land 150 feet in depth on the west side thereof to Highland avenue; thence westerly along Highland avenue, excepting a strip of land 150 feet in depth on the north side thereof to Mt. Hope av.: thence northerly along Mt. Hope avenue, including one tier of lots and parcels of land on the westerly side thereof to the place of beginning

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 which each derives therefrom.

And it is further ordained and determined that

And it is further ordaned 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 said roll, and the remaining one-third two years from the confirmation of said roll. On all sums paid prior to the muturity said roll. On all sums paid prior to the muturity of said last installment, a discount will be allowed

at six per cent. per annum.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye. Hall, Swikehard, Judson. Stein, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,194

SILVER STREET PIPE SEWER.

On motion of Ald. Judson the Common Council proceeded to near allegations in relation to the improvement described in the ofinance below, the said Common Courcil, before determining to make such public improvement, having caused an estimate thereof to be made, and by an entry 14 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 colice to be heretofore published daily, in at least two of the daily newspapers printed in the city of the chester, for four days, which notice specified such improvement, the retimated 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 leat of the expense, and which notice also required al., persons interested in hes subject matter of such improvement to attend the Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing.

Ald Judson submitted the following:

An ordinatore to construct a pipe sewer in Silver street, from 10 leat east of York side at to the present sewer in silver 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 wil:

"The common Council of the city of Rochester do or dain and determine that the following improvement is necessary and should be made, to wil:

"The construction of a virtified (ipe sewer fifteen (15) inches i diameter in Silver street, beginning at a point one hundred and seventy (-70) feet east of York street and extending eastward and northeastward to meet the present sewer in Silver street afor said, with the necessary manholes, lamp holes, surface ewers, lot laterals and tot connections; also the required roadway gradings and gutter formations.

And the whole expense shall be delivated by the assessment upon the iots and paices of land to be benefited thereby, hereinafter described; and the City Surveyor, under the ourection of this Council, baving made an estitate of such expense, and reports the same a \$900, and said estimate being deemed reasonable, is hereby approved; and ine portion or said city, which said Common. Council deem will be benefited to and out that to a sessed by a local assessment for the whole e

FINAL CRDINANCE, NO. 3 195.

BROWN STREET PIPE SEWER.

BROWN STREET PITE SEWER.

On motion of Ald. Judson, the common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said common Council, before determining to make such public miprovement, 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 herefore; 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 est mated expense thereof, the amount, and, to be herefore the council and the city of Rochester, to be head from the calculation of the daily of the said of the council and the council and the council and which notice also described all persons interested in the subject month of the council at the time appointed in said notice, and, after hearing such allegations from all persons appearing pearing—
Ald. Judson submitted the following:

Ald, Judson submitted the following:
Ald, Judson submitted the following:
An ordinance to construct a pipe sewer in Brown street; from one hundred and fifteen (115) feet east of Frank street to the sewer in State street.
The Common Council of the City of Rochester do ordin and etermine that the following improvement is necessary and should be made, to wit:
The construction of a vitrified pipe sewer twelve made in diameter, in Brown street, beginning at a print in hundred and fitteen (11) feet east of Frank state street, with the necessary man-holes, surface sewers and lot laterals and lot connections.
And the whole expense shall 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 reported the same at §7 0, 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 asses ment for the whole expense of said improvement is described as sallower.

follows:
One ther of lots and parcels of land on each side of
Brown street, from brank street to State street.
On which above described lots and parcels of land
the whole expense of said improvement are hereby or the whole expense of said improvement are hereby ordered assessed, the assessment upon each lot and advantage which each derives therefrom And tis 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 within thirty days after the adv reisement of the assessment in the Adpter by the following vote:

A ves—A d. Tracy. Sullivan, Mars n. Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Tha, er—15.

RINAL ORDINANCE No. 3, 196. GLENWOOD AVENUE PIPE SEWER.

On motion of Ald, Judson the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common C unch before determining to make such public improvement, having cused an estimate the roof to be made, and by an enter in their minutes having described the portion and part of the city which they deemed proper to be assessed for the expense of the improvement, and also a notice to be her-tofore published daily, in atteast 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, if any to be prid from the be assessed for the ress of the expense, and which notice also required all persons interested in the subject matter of such improvement to a tend the said Common Counci, at the time appointed in said no ice, and, after hearing such allegations from all persons appearance.

ing.,
Ald, Judson submitted the following:
An ordinance to corsin that he sawer in Glanwood a center, from 30 feet west of the east line of the Morrie Building Lot based that to the sawer in this

wood a femile, from 3 fleet was of the east fine of the street.

The Common Council of the city of Rochester 40 or dain and determine that the following improvement is necessary and should be made, to wid.

The construction of a vitified fipe sewer twelve (12) inches in diameter, in Glennow d avenue, beginning a a point thirty (30) feer west of the east line of the Monton intersect the Thrush street sewers, but he are street and to intersect the Thrush street sewers, but he are sary n anheles, surface sewers, lot details and lot connections, coarway grading and gutter formations.

And the whole expense should be detrian by one assessment upon the least and determine the same assessment upon the least of the Rochester of the Roc

as follows:
One tier of one tier of lots and parcels o land on each side of Glenwood avenue, from the east line of the Mouroe Building Lot Association property to Thrush street, excepting the lots on the nogliheast and southeast corners of Thrush street

the northeast and southeast corners of Thrush street and Glenwood 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 and advantage which each der wes therefrom.

And it is flutter (r) aimed and determined that the tax-payers to be assessed for making such improvements 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.

Adopted by the following vote: Ayes—Ald. Tracy, Sillivan, Marson, Fee, Kohl-metz, Fritzsbee, Elliott. Fotey. Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,197.

FRANK STREET IMPROVEMENT.

On motion of Ald. Kohlmetz the Common Council on motion of Aid. Rominers the Common Control proceeded to hear allegations 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 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 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, 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 attand the subject matter of such improvement to attand the subiect matter 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 improve Frank street, from Jay

street to Lyell 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 construction of a Medina stone pavement in Frank street, from the northerly line of the crosswalk on the north side of Jay street to the southerly line of Lyell avenue, by setting lines of Medina stone curbs on each side, sixteen and one-half (16½) feet from and paralel to the medial line of Frank street aforesaid, between the terminal limits named, and laying between the curb lines thus esnamed, and laying between the curb lines thus established a Medina stone pavement with flag stone gutters one foot (1) foot wide of the same material inside of and adjoining the curbs; also, the contraction of the needed new, and the cleaning realing, and extension of existing surface sewers, and the construction of lot laterals, the laying of water and gas service pipes where now demanded or their future need can be reasonably anticipated; also the necessary manholes.

And the whole expense should be defrayed by an assessment upon the lots and parcels of land to be discission and the clips of the council, and the clips of the clips of the clips of this council, and the clips of this council, having made an estimate of such expense, and reports the same at \$11,300, and said estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common Council portion of said cry 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 each side of

Frank street, from Jay street to Lyell avenue.

On which above described lots and parcels of land tho whole expense of said improvement are hereby ordered assessed, the assessment upon each hereby ordered assessed, the assessment upon carn 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 im-

the tax-payers to be assessed for making such mapprovement, 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. On all suns paid prior to the maturity of said last installment, a discount will be allowed of six per cent. per annum.

cent. per amum.

Ald. Selye presented a remonstrance. The ordinance was adopted by the following vote: Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—13.

Nays—Ald. Sullivan—1.

FINAL ORDINANCE NO 3,198.

AVERILL AVENUE CEMENT WALKS.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make said Common Council, before determining to make such public improvement, having caused an esti-mate thereof 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 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, 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 rest of the expense, and which notice also required all persons interested in the subject matter of such improvement to attend the 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 cement walks on Averill avenue, from Monroe avenue to Pearl 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 construction of Portland cement sidewalks, of the John J. Schillinger patent, five (5) feet in width on each side of Averill avenue, from the southern line of the crosswalk on the southern side

southern line of the crosswalk on the southern side of Monroe avenue to the crosswark on the southern side of Monroe avenue to the northern line of the crosswalk on the northern side of Pearl street, the outside edge of said walks to be five (5) feet from the curb line as established for the gravel improvement of said avenue; also, the necessary grading therefor between the street lines and the curb lines aforesaid and the resetting of the monuments to meet

the new grade.

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, hereinafter described; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$1,600, 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:

One tier of lots and parcels of land on each side

One tier of lots and parcels of land on each side of Averill avenue, from Monroe avenue to Pearl street, in proportion to the benefit which each will derive therefrom.

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 advantages which each derives therefrom.

And it is further ordained and determined, That the taxpayers to be assessed for making such improvement must pay their assessment in one pay-

ment, as follows:
All of the amount assessed within thirty days after the advertisement of the assessment roll

after the advertisement of the assessment roll. Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer.—15.
Ald. Elliott moved that the City Surveyor be requested not to take any action toward completion of contract for two weeks.

The final ordinance for Kelly street MacAdam improvement cume up. Ald. Stein moved that action be postponed four weeks. Adopted.

FINAL ORDINANCE No. 3.199.

WEST AVENUE SWEEPING AND CLEANING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make said common coencil, before determining to make such public improvement, naving 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-tice 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, 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 expense, and which notice also required 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

from all persons appearing,
Ald. Kohlmetz submitted the following:

An ordinance to clean and sweep West avenue,

from the Erie canal to York street.

The Common Council of the city of Rochester do

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 sweeping, cleaning and the disposition of the dirt collected on West avenue, from the Eric canal bridge to York street, during the season beginning May 1st, 1887, and ending December 1st, 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

rection of this Council, has made an estimate of the whole expense thereof and reports the same at \$2,000, which estimate is hereby approved.

Resolved, further, That of the foregoing amount \$600 shall be paid from the highway fund to the following committee: J. D. Chamberlain, F. M. McFarlin, Alfred Wright, Jonas Jones, B. F. Martin, C. M. Everest, to be disbursed by them during the progress of said work, instead of the cleaning usually done by the Executive Board on said street within the points above mentioned.

Resolved, further, That the following portion of said city is deemed benefited and properly ought to be assessed by a local assessment for the balance of the expense thereof (\$1,400):
One tier of lots and parcels of land on each side

One tier of lots and parcels of land on each side of West avenue, from the Erie canal bridge to York street.

On which above described lots and parcels of land one thousand four hundred dollars of whole expense of said improvement is hereby or-dered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each shall derive therefrom

which each shall derive therefrom

And it is further ordained and determined that
the tax-payers to be assessed for making such improvement must pay their assessment in one payment, as follows: All of the amount assessed
within thirty days after the advertisement of the
assessment roll.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly—14.

The final ordinance for the sprinkling of Stone
street came up and Ald. Fee presented a remonstrance and moved that action on the ordinance be
postponed two weeks. Adopted.

postponed two weeks. Adopted.

Ald. Kelly moved that the ordinance for the plank sidewalk on Colvin street, No. 3,168, be re-

Considered. Adopted.

Ald. Kelly moved that the ordinance be amended so as to read as follows: The construction of plank so as to read as follows: The construction or plank sidewalks 4 feet and 8 inches wide on both sides of Colvin street, from West avenue to Campbell street, excepting on the west side thereof from the rail-road to West avenue, where the walk may be a 4 foot flag walk, with the necessary crosswalks, both severally and tremy ways also the vegical sidewick in the control of the cont parallel and transverse; also the required sidewalk grading and gutter formations. Adopted, and the ordinance was laid over under the rule.

Ald. Kelly moved that all penal ordinances which have been declared illegal and void by the courts, be reported to this Board at its next regular meeting, by the the Charter Amendment Committee and the City Attorney.

Ald. Elliott moved as an amendment, that a

special committee be appointed to report ordi-

Lost by the following vote

Ayes—Fritzsche, Elliott, Judson, Thayer—4. Nays—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Foley, Selye, Hall, Swikchard, Kelly—10.

The original motion was then adopted by the fol-

Inte original motion was then adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Foley,
Selye, Hall, Swikehard, Kelly—9.
Nays—Ald. Kohlmetz, Fritzsche, Elliott, Judson,
Thayer—5.
Ald. Marson moved that the final ordinance for
the Trinidad asphaltum improvement on Tremont
street he reconsidered. Adopted

the Trinidad aspnatum improvements street be reconsidered. Adopted.

By Ald. Marson—Resolved, That the ordinance for Tremont street asphalt improvement, No. 3,174, he amended by striking out the words: "Width of the companion o be amended by striking out the words: "Width of roadway to be as now established, thirty-two (32) feet"; and inserting instead: "Width of roadway to be twenty-eight (28) feet between curbs." Also

amending the estimate from \$11,400 to \$10.500.

Adopted.

Adopted.
Ald. Kelly moved to strike out of the ordinance the word "Trinidad" and insert "asphalt" improvement. Adopted.
Under the rule action on the ordinance was post-

poned two weeks.

UNFINISHED BUSINESS.

Under this head the following came up:
"By Ald. Kelly—Whereas, The entire cost and
expense of opening a new street from Campbell
street to Jay street has been ascertained to be the sum of two thousand one hundred and eight (\$2,108) dollars; therefore,

"Resolved, That all persons interested in the matter of the ordering of an assessment for the opening of a new street from Campbell street to Jay street be heard as to the same at the meeting of the Common Council to be held Tuesday, May 3d, 1887, at 7 o'clock 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."

Allegations being called for and no person appearing, Ald. Kelly presented the following: LOCAL IMPROVEMENT ASSESSMENT-3,006.

OPENING A STREET FROM CAMPBELL STREET TO JAY STREET.

By Ald. Kelly—Whereas, The Common Council did upon the 29th day of June, 1886, enact an ordinance for opening a street from Campbell

And, Whereas, The actual expenses of said improvement has been ascertained to be the sum of

\$2.108

And the portion of said city which said Common Council deemed would be be efited by said improvement is described as follows,

One tier of lots on each side of the proposed street from Campbell street to Jay street. Therefore, Resolved, That the sum of \$2,108, being the whole amount of the expenses aforesaid, shall be assessed upon such lots and parcels of

Ard 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 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 7th day of May, 1887, at nine o'clock in the forencon, at the office of the City Assessors, No. 15 City Hall.

the ome of the City Assessors, No. 15 City Hall.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall
Swikehard, Judson, Stein, Kelly, Thayer—15.
Mr. Hamilton was heard in relation to increasing

the allowance of pay for patients in the City Hospital. Ald. Kelly moved that the subject be referred to the Poor Committee to report to this Adopted by the folboard at its next meeting. lowing vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

EXECUTIVE BUSINESS.

Ald. Selve moved that the Board proceed to the election of Commissioners of Deeds.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Folcy, Selye, Hall, Swikehard, Judson Stein, Kelly, Thayer—15.

The following named persons having received the concurrent vote of the Common Council were de-

clared duly elected: Wm. S. Foster. Percy R. McPhail. Wm. L. Dobbin. Sol Wile. George W. Steitz.

MISCELLANEOUS BUSINESS.

By Ald. Sullivan—Whereas, the appropriation heretofore of the greater part of Centre Square for railroad purposes, has largely impaired, if not de-stroyed its use as a public square; and, Whereas, It is deemed more advantageous to the owners and occupants of land in the vicinity, and

to the city, that a railroad station be established on

the unoccupied portion; now, therefore.

Besolved, That the City Attorney be, and hereby is, instructed to find what title, if any, the City of Rochester has to said park, and to confer with the Law Committee as to the manner in which the city's interest one he transferred that the NV Web Committee is to the manner of the city's interest one he transferred that the NV Web Committee is the city of the city's interest one he transferred that the NV Web Committee is the city of the ci

Law Committee as to the manner in which the city's interest can be transferred to the New York Central & Hudson River railroad. Adopted.

By Ald. Marson—Petition for sewer in Caledonia avenue. Referred to the Sewer Committee.

By Ald. Fee—Resolved. That Irwin Brothers be granted a show license for one week, from May 9, 1887, upon their paying into the City Treasury the sum of \$\frac{85}{25}\$ Adopted. um of \$25. Adopted

By Ald. Kohlmetz- Resolved, That the Execusum of

tive Board be, and is hereby directed to remove all

Obstructions on Evergreen park. Adopted.

By Ald. Kohlmetz—Petition for remission of taxes of taxpayers on Conkey avenue, Referred to the Assessment Committee.

Py Ald. Kohlmetz—

Whereas, A large proportion of the taxpayers of the city are Germans, who are accustomed to read one of the two German daily newspapers published in this city, and are unaccustomed to read the proceedings of this Council, and other official notifications of the various departments of the city, published in English newspapers; and

lished in English newspapers; and Whereas, If the official notices of this Council, the Executive Board, the Assessors, the City Attorney, the City Clerk, the City Treasurer, and other departments of the city were published in said German newspapers, the contents thereof would be made known to the Germans, and much inconvenience, otherwise existing, would be avoidated by therefore he it

ed; now, therefore, be it

Resolved, That the Mayor be, and he hereby is, instructed and authorized to enter into a contract with the publishers of of the Rochester Volksblatt and the Rochester Abend Post and Beobachter to publish all such official notices, at the compensation to each of said papers at the rate of \$750 per annum; the form of the contract to be approved by the City Attorney before execution on behalf of the city by the Mayor; the contract to begin on the

day of May, 1887, and to terminate one year from that day.

Ald. Foley moved that the resolution be referred to the Special Committee on Printing, when appointed.

Lost by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Foley—4.
Nays—Ald. Marson, Kohlmetz, Fritzsche, Elliott, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—11.

The resolution was then adopted by the follow-

The resolution was then adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.
Nays—Ald. Elliott—1.
By Ald. Kohlmetz—Whereas, Great injustice has been at times done to the taxpayers and worthy claimants on the bounty of the city, in a number of instances heretofore, in unworthy persons obtaining aid from the Poor Department, notwithstanding the high degree of vigilance exercised by the overseers and their able assistants in times past, owing, in many instances, to the fact times past, owing, in many instances, to the fact that the applicants' pecuniary condition which rendered them ineligible to receive such aid has been known only to their neighbors and acquaint-

ances; and,
Whereas, The publication of the names of the
persons receiving aid from the Poor Department,

persons receiving and from the Poor Department, in the future, will have a tendency to prevent any such unworthy applicants receiving aid;
Now, therefore, be it Resolved. That the Overseer of the Poor of this city, be, and he hereby is, directed to furnish monthly to this Common Coun-

cil, a statement of the names and places of residence of, and the amount of relief or aid furnished tenere of, and the amount of tener of and turnished to the persons who have received aid from him during the month previous, together with such other details as may be proper; the first of such communications to be made to this board at its first meeting in June, 1887, and to be for the month of May, instant; and the Clerk is also instructed to publish such communications in full, when received, in the official proceedings of this Common Council.

Ald. Kelly moved that the resolution lie on the table four weeks. Adopted.

By Ald. Kollmetz—Resolved, That Senator Pitts and Assemblyman Maurer be, and they hereby are respectfully requested to urge the immediate passage of an act to amend subdivisions 6th and 9th of section three of chapter 431 of the laws of 1881, amending chapter 320 of the laws of 1850 as last amended by section one of chapter 351 of the laws of 1882 so as to read as follows:

6. To publish from time to time all such orders. to the persons who have received aid from him dn-

6. To publish from time to time all such orders and regulations of general obligation as they shall have made, in such manner as to secure early and full publicity thereto, and to make, without publication thereof, such or ders and regulations in special or individual cases, not of general application, as they may see fit, concerning the suppression and removal of nuisances, and concerning all other matters in their judgment detrimental to the public health, and to serve copies thereof upon any resident or residents of any premises whereon any such nuisances or other matters aforesaid shall exist, or by posting the same in some conspicuous place on such premises; but nothing herein contained same in some conspicuous place on such premises; but nothing herein contained shall authorize any board of health, except the State Board of Health, to interfere with or assert jurisdiction over the drainage or sewage of, or by any municipal corporation, or in any manner to interfere with or restrain the discharge or outlet of such drainage or sewage by injunction by suit action or proceed. sewage, by injunction, by suit, action, or proceed-

ing, or otherwise.

9. To impose penalties for the violation of, or non-compliance with their orders and regulations, and to maintain actions in any court of competent jurisdiction to collect such penalties not exceeding one hundred dollars in any one case, or to restrain by injunction such violations, or otherwise to enforce such orders and regulations, except as prohibited in reference to municipal corporations in, and by sub-division sixth aforesaid, as hereby

amended.

amended.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl,
metz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly—14.

By Ald. Kohlmetz—Petition for water mains on
River street. Referred to the Water Works Committee and Executive Board.

Ald. Elliott moved that the Executive Board be

requested to postpone action on the improvement of Averill avenue for two weeks. Adopted.

CITY SURVEYOR'S OFFICE, ROCHESTER, May 3, 1887.

To the Hon. the Common Council of the City of Rochester:

Gentlemen—In obedience to the resolution of Ald. Elliott and adopted at your last regular meeting (April 19th), an examination of the Goodman street sewer between Park avenue and Monroe avenue has been made and the following facts have

been discovered, viz.: First—The manhole near Park avenue was found to be about one-half filled with sediment and the bottom of the manhole to be eight inches above the level given by the record maps in this office.

Second—At the intersection of Brighton avenue

with Goodman street the manhole was not ob-structed but its bottom was found to be nearly six (6) inches above the grade given by the record

Third-At the Harvard street intersection the grade was found to be correct, but the sewer was one-half filled with sand and gravel, though there was a free blow of water over the surface.

Fourth-At the curve where the sewer is de-

flected eastward to intersect the Monroe avenue outlet sewer there was found to be about three (3) inches of sand and gravel sediment, probably that which had fallen through the openings in the man-hole. The bottom of this manhole was about four

(4) inchesbelow the proper grade.

Fifth—The end manbole near Monroe avenue is filled for one-third (1/3) of its depth with a deposit.

The bottom of this manhole seems to be on the

The conclusions would appear to be unavoidable that an attempt was made to build a sewer for the accommodation of a territory for which no adequate outlet could be found and that the sewer itself was constructed on an undulating grade.

Very respectfulty, your obedient servant,
I. F. QUINBY, City Surveyor.

Referred to the Executive Board.

By Ald. Elliott—Resolved, That the Executive Board report the name of contractor and of inspector of said Goodman street sewer. Adopted.

By Elliott—Resolved, That a special committee be appointed by the chair to revise the manual of the Common Council, and that it shall not exceed The conclusions would appear to be unavoidable

the Common Council, and that it shall not exceed 150 pages, 3 inches wide by 5 inches long. Adopted.

By Ald. Foley—Petition for sprinkling Prospect street, referred to the Surveyor to prepare an ordi-

By Ald. Foley—Petition of Chas. E. Muth, to erect a wood building, and moved permission be

granted. Adopted.

By Ald. Foley—Whereas, The Legislature in, and by the following chapter No. 229, adopted on or

by the following chapter No. 229, adopted on or about April 30, 1887:

SECTION I. The railroad of the Genesee Valley Canal Railroad Company having been constructed and completed as required by law, except that portion thereof in the city of Rochester, between the south side of West avenue and the Eric canal, the said company, its successors and assigns, are hereby released from any obligation to extend construct released from any obligation to extend, construct, maintain or operate the said railroad, between the maintain or operate the said railroad, between the south side of West avenue and the Erie canal, in the said city, or to any point beyond the present station of the said railroad on the south side of West avenue, in said city, upon condition that in consideration of this release the Genesee Valley Canal Railroad Company and its lessee, the Buffalo, New York & Philadelphia Railroad Company, their respective successors or assigns, grant and convey to the city of Rochester all their right, title and interest in and to the banks and prism of the Genesee Valley canal, between the north and south lines of

ley canal, between the north and south lines of West avenue, in said city. \$ 2. The city of Rochester is hereby authorized and empowered to remove the bridge crossing the and Genesee Valley canal, within the limits of West avenue aforesaid, and to fill up the gap in said avenue where it crosses the said canal, for the

West avenue aforesaid, and to fill up the gap in said avenue where it crosses the said canal, for the uses and purposes of the said avenue as a public highway; and the commissioners of the land office of the State of New York are hereby authorized and directed to convey to the city of Rochester, State of New York, in and to the banks and prism of the said canal, within the limits of the said avenue, for the uses and purposes aforesaid.

§ 3. Nothing herein contained shall be taken to impair the title of the Genesee Valley Canal Railroad Company, its successors or assigns, to the banks or prism of the Genesee Valley canal, or to any part thereof, excepting that portion within the limits of West avenue aforesaid, or to any other property, and upon the performance by the said company, its successors or assigns, of the conditions imposed upon it by the terms of the first section of this act, any and all estate, right, title and interest of the said railroad company in and to all that portion of the said canal lying between the north side of West avenue and the Erie canal, is hereby released and confirmed to the Erie canal, is hereby released and confirmed to the Genesee Valley Canal Railroad Company, its successors and assigns, to have, hold, enjoy and dispose of the same as fully and beneficially as an individual might or could do in respect to real estate owned by him in fee simple.

§ 4. This act shall take effect immediately. Has authorized the acts specified in this resolution to be done.

Now, therefore, be it Resolved, That the Execu-Now, therefore, be it thesolved, That the Executive Board be, and it is hereby, authorized and directed to at once remove the bridge crossing said Genesee Valley canal within the limits of West avenue aforesaid, and to fill up the gap in said avenue where it crosses the said canal for the uses and a supplied the property and the said value as a public highway, and purposes of said avenue as a public highway, and to secure such object to cause to be built one or more dams, as may be necessary, in said canal, and that the expense thereof be paid from and out of

that the expense thereof be paid from and out of the highway fund.

Ayes—Ald. Tracy, Marson. Fee, Fritzsche, Elliott, Foley Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—13.

Nays—Ald. Sullivan, Kohlmetz—2.

Ald. Kelly moved that the vote just taken be reconsidered. Adopted.

considered. Adopted.

Ald. Kelly moved that the resolution lie on the table two weeks and that the Executive Board be requested to state the cost of removing said bridge. etc., and report to this Board at its next regular meeting. Adopted.

By Ald. Selye: Whereas, The contractor

meeting. Adopted.

By Ald. Selye: Whereas, The contractor for the lighting, extinguishing, cleaning and repairing the public kerosene oil lamps, and his surety or assignee, have flagrantly violated the terms and conditions of the contract, on his part, in repeatedly failing to light the lamps, on whole streets at a time, in not caring for or cleaning them, so that owing to the dirty condition of the glass and chimneys, no light would be emitted; and,

Whereas, The Mayor has been instructed to cancel the contract between said contractor and the

Whereas, The Mayor has been instructed to cancel the contract between said contractor and the city, and, it appears that said authorization was erroneous in the opinions of the Mayor and the City Attorney, as they deem such power to exist only in this Council; now therefore, be it Resolved, That the contract whether express or implied, verbal, or written, between this city and Charles McDonald, for the lightning, care, cleaning etc., of the public kerosene lamps, from August 1, 1886, to July 1, 1887, at the rate of \$5.25 per lamper annum, awarded to said McDonald by a resolution of this board at its meeting held on July 27, 1886, be, and the same is hereby in all things cancelled, abrogated, annulled, terminated and at end, by reason of the failure on the part of said McDonald, and one Russell, his surety, and the person who has assumed to perform the contract as surety or assignee of said McDonald, to properly light, clean and care for such lamps; and said McDight, clean and care for such lamps; and said Mc surety or assignee of said McDonald, to properly light, clean and care for such lamps; and said McDonald and said Russell, and each of them, and their and each of their agents, servants and employees, are hereby forbidden to climb upon any of the posts, or interfere with in any manner, any of the lamps, chimneys, burners or tops upon or to said posts, or any other article or property belonging to or connected with the kerosine oil lamp service of the city. Adopted.

Ald. Selve moved that the rule to adjourn at 10:30

Ald. Selve moved that the rule to adjourn at 10:30 o'clock be suspended.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

Ald. Foley moved that a committee of three be appointed to investigate the oil contract. Adopted. By Ald. Selye—Resolved, That the Clerk be and he hereby is directed to draw an order on the Treasurer in favor of Mathias Kondolf for \$18 for services as Commissioner of Appraisal in the matter of widening Euclid street, and that the Treasurer pay the same from the Contingent Fund and charge and carry the same to the fund for widening Euclid street, when created, as part of the cost and expense thereof.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

By Ald. Selye—Resolved, That the Clerk be and

By Ald. Selye—Resolved, That the Clerk be and hereby is directed to draw an order on the Treasurer in favor of John T. Clarke for \$23.50, for services and disbursements in the matter of widening Euclid street, and that the Treasurer pay the same from the Contingent Fund, and charge and carry

the same to the fund for widening Euclid street when created, as part of the cost and expense thereof.

thereof.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

By Ald. Selye: Resolved, that that the clerk be, and he hereby is directed to draw an order on the treasurer, in favor of George H. Humphrey, for \$18, for services as Commissioner of Appraisal in the matter of widening Euclid street, and that the Treasurer pay the same from the contingent fund, and charge and carry the same to the fund for and charge and carry the same to the fund for widening Euclid street when created as part of the

widening Euclid street when created as part of the cost and expense thereof.

Adopted by the following vote:

Ayes—Ald. Tracy, Sulivan, Marson, Fee, Kohlmetz. Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

By Ale. Selye—Resolved, That the Clerk be and he is hereby directed to draw an order on the Treasurer in favor of Marcus Hirshfield for \$36.00 for service as commissioner and clerk of commission. for services as commissioner and clerk of commission of appraisal in the matter of widening Euclid street, and that the Treasurer pay the same from the Contingent fund, and charge and carry the

the Contingent fund, and charge and carry the same to the fund for widening Euclid street when created, as part of the cost and expense thereof.

Adopted by the following vote:
Adves—Ald. Tracy, Sullivan, Marson Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

By Ald. Selye—Pittions of William Hartigan and Frank Hirsh for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Swikehard—Petition of Mrs. Jane Hanna for permission to erect wood building. Referred to the Wood Building. Referred to the Wood Building. Referred to the Wood Building Committee and Fire Marshal with power to act.

to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Swikehard—Resolved, That the Clerk be and hereby is directed to draw an order on the treasury for \$12.50, in favor of Geo. Schwartz, Game Constables it being one-half of a fine collected in the Police Court for illegal fishing, the law giving the complainant one-half of all such fines collected and charge Police Find

giving the complainant one-half of all such fines collected, and charge Police Fund.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.
By Ald. Swikehard—Whereas, The Common Council did on the 22d day of March, 1887, authorize the Police Committee and Police Commissioners to purchase a team of horses for the Police Patrol System; and

with said resolution, the Police Committee and Commissioners have purchased a team of horses;

Resolved, That the City Clerk be and is hereby directed to draw an order on the City Treasury, in favor of Joseph Appel, for \$475, it being for a team of horses for the Police Patroi System, and charge

Police Fund.
Adopted by the following vote:
Aves—Ald. Tracy, Sullivan, Marson, Fee, Kohlnetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.
By Ald. Judson—Pettion of Mrs. N. B. Ellison to erect a wood building; referred to the Wood Building Committee and Executive Board.
By Ald. Judson—Pettion to change the width of Pinnacle avenue; referred to the Surveyor to prepage an ordinance

pare an ordinance.

By Ald. Kelly-

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

the cons The Rochester City & Brighton Railroad Company hereby applies for the consent of the city of Rochester by your honorable body, subject to the approval of the Mayor, that it may construct, maintain, operate, use and extend lines and branches of the railroad of your petitioner upon streets of the city of Rochester as follows: A line of double track railroad commencing at the junction of Avenue A, Vick park with Park avenue, at the terminus of the present route, thence along the center of the crescent between Avenue A and Avenue B, Vick Park being the continuation of Park avenue easterly; thence a line of double track easterly along the center of Park avenue to the intersection thereof with the city line at Culver 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 extension, branches and lines as may be necessary for the convenient working of the railroad.

PATRICK BARRY,

President of the R. & B. R. R. Co.
Ordered received, filed and published.

By Ald. Kelly—Whereas, The Rochester City Vick park with Park

Partick Barry.

President of the R. & B. R. R. Co.
Ordered received, filed and published.

By Ald. Kelly—Whereas, The Rochester City
and Brighton Railroad Company has made application to the Common Council of the city of Rochester for the construction of certain extensions, branches and lines upon certain streets of said city, to wit.
A line of double track railroad commencing at the junction of Avenue A, Vick park, with Park avenue at the present terminus of the Park avenue at the present terminus of the Park avenue noute; thence along the crescent between Avenue A and Avenue B, Vick park, being the continuation of Park avenue easterly; thence a line of double track easterly along the center of Park avenue to the intersection thereof with the city line at Culver street, together with switches, sidings, turnouts, turn-tables and suitable stands in connection with said extension, branches and lines as may be necessary for the convenient working of the railroad; therefore

Resolved, That the 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 May 31, 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 the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Frilzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly—14.

Nays—Ald. Thayer—Resolved, That the City Attorney and City Treasurer be requested to draw and report to this board an act for legislative action, allowing the city to establish a sinking fund for the cancellation of all or part of the various city debts as they may mature hereafter. Adopted.

The President handed down the following committees: To confer with the Mayor in regarding the publishing of proceedings, Alds. Kelly, Hall, Judson; to investigate oil contract, Alds. S

journed. PETER SHERIDAN, City Clerk.

In Common Council-May 9, 1887.

SPECIAL MEETING.

Ald. Wm. Tracy, President of the Board, presid-

Present—Ald. Tracy, Sullivan, Fee, Kohlmetz, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—12.

Absent-Ald. Marson, Fritzsche, Elliott, Bohrer

By the Clerk-

ROCHESTER, May 9, 1887.

Cornelius R. Parsons, Mayor:

the purpose of taking action on the resignation of Valentine Fleckenstein.

ALD. J. MILLER KELLY, WILLIAM H. TRACY, W. H. MARSON,

GEO. B. SWIKEHARD, WM. SULLIVAN,

LOUIS BOHRER, LEO. J. HALL, JOHN FOLEY, H. G. THAYER, JAS. S. JUDSON, FRANK FRITZSCHE.

Ordered received, filed and published. By the Clerk-

MAYOR'S OFFICE, ROCHESTER, May 9, 1887.

Peter Sheridan, City Clerk:

DEAR SIR—Please call a special meeting of the Common Council for this, Monday, evening at 7 o'clock for the purpose of taking action on the resignation of Valentine Fleckenstein, City Assessor, as per request hereto attached.
Cornelius R. Parsons, Mayor.
Ordered received, filed and published.

By Ald. Foley-

To the Hon, the Common Council:

GENTLEMEN—Having recently been called by His Excellency, the President of the United States, without solicitation on my part, to the Postmastership of our city, in obedience to that call, I am compelled to tender this, my resignation, as City Assessor immediately, in order to comply with my instructions. instructions.

In this connection I wish to tender to the citizens of Rochester, through your honorable body, my sincere thanks for the many favors done me in my sincere thanks for the many favors done me in soliciting my services in various public capacities, and to you, gentlemen, and my associate city officials for the many acts of kindness extended to me in our official and private intercourse. Should my counsel or service be of any value to my successor or to the Department to which I have been for so long a period of time attached, I shall only be too glad to tender them gratuitously insofar as may be compatible with the performance of the duties of compatible with the performance of the duties of the office I am about to assume.

Respectfully yours, V. FLECKENSTEIN.

V. Fleckenstein.

Rochester, N. Y., May 9, 1887.

Ordered received, filed and published.

Ald. Foley moved that the resignation of Mr.

Fleckenstein be accepted. Adopted.

Ald. Kelly moved that the board proceed to ballot for City Assessor in place of V. Fleckenstein. Adopted.

Adopted.

Ald. Kelly nominated Jacob Gerling. Jacob Gerling was named by Ald. Tracy, Sullivan, Fee, Kohlmetz, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—12.

Jacob Gerling was declared duly elected for the unexpired term.

On motion of Ald. Selve the board then adjourned. y Clerk. PETER SHERIDAN, C

In Common Council, May 17, 1887.

REGULAR MEETING.

Ald. W. H. Tracy, president of the Board, pre-

Present—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—

APPROVAL OF MINUTES.

The minutes of the previous meetings were approved as published in the Book of Proceedings.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCES.

Please call a special meeting of the Common Council for this, Monday, evening at 70'clock for to the Fire Marshal, with power to act.

By Ald. Fee—Petition for sprinkling James street. Referred to the Surveyor to prepare an ordinance. Also, petition of James Middleton. Referred to the Assessment Committee.	Rochester Gas Light Co., gas, City Hall. 158 87 Referred to the City Property Committee. By Ald. Swikehard—Bills of— Bell Telephone Co., for rent of telephones,
By Ald. Fee—Bills of—	patrol system
April	Dickhoff 56 80 J. R. Chamberlain, hose 18 36
April	Addle Mosher, Washing
J. P. Russell, lighting oil lamps for April. 569 64	Standard Cab Co., services 4 50
Referred to the Lamp Committee. By Ald. Elliott—Petition of Sarah J. Jones, R. Marean, S. G. Patchen and Edwin McKnight for	E. P. Olmstead, meals for prisoners 12 50
bermission to erect wood buildings; referred to the	Geo. Long, expenses Houghtailing case 6 46 Jos. Roworth, expenses Tulley case 32 04 Western Union Telegraph Company ser-
Wood Building Committee and Fire Marshal with power to act. Also a petition for an electric light	vices April
on Maple street; referred to the Lamp Committee. Also a petition to sprinkle Meigs street; referred	B. Frank Enos, expenses April 6 55 Referred to the Police Committee.
to the Surveyor to prepare an ordinance.	By Ald. Swikehard—Petition of Thomas Naylon.
Union and Advertisor Co., printing\$ 18 00 Chas. Englert & Co., boarding horse 60 00	Marshal with power to act. By Ald. Judson—Petitions of John McNeil. Referred to the Wood Building Committee, fire marshal and Evacutive Royal with power to act.
John Baker, collector of garbage	ferred to the Wood Building Committee, fire mar- shal and Executive Board, with power to act
By Ald. Foley—Petition of J. E. Chase for permission to erect a wood building; granted. Also a	shal and Executive Board, with power to act. By Ald. Stein—Petition of Martina Loebs. Referred to the fire marshal, with power to act.
petition for a sewer in Magnolia street; referred to the Surveyor to prepare an ordinance.	By Ald. Kelly—Petition for water mains in Lois, Wolf and Otis streets and Rogers avenue. Re- ferred to the Water Works Committee and Execu-
Ry Ald Foley-Bills of-	ferred to the Water Works Committee and Execu-
John Fischer, meat 25 00 O' Kane Bros., meat 185 52 Jos. Schleyer, meat. 73 77 John Hossfeld, bread 14 54 Geo. Onsel bread 13 90	tive Board. Also, a petition for a sewer in Peart street, Referred to the surveyor. Also, petitions
Jos. Schleyer, meat.73 77John Hossfeld, bread14 54	for electric lights in Carlton place and Rowe street. Referred to the Lamp Committee.
Geo. Oppel, bread 13 90 August Witzel, bread 18 23 Bernhard & Casey, coal 154 13 W. C. Dickinson, coal 144 00 M. McCormick, hack hire 14 00	By Ald. Kelly—Communication dedicating Lois and Wolf streets and Rogers avenue. Ordered
Bernhard & Casey, coal. 154 13 W. C. Dickinson, coal. 144 00	filed. By Ald. Kelly, Resolved, That the communica-
M. McCormick, hack hire	By Ald. Kelly, Resolved, That the communication of Avery L. Reed, W. Foster Kelly and Joseph Eckerle to this Board, dedicating certain streets
Frank Defendorf, groceries 7 00 B. Cramer, groceries 27 00	nublicuse he referred to the Executive Roard to
	report at the next regular meeting of this Board if said Avery L. Reed, W. Foster Kelly and Joseph Eckler has performed all acts necessary to render
F. W. Yauchzl, rent. 6 00 Mary B. Daily, rent. 3 75 Gerling Bros. flour. 210 28 Geo. Masseth, burials. 60 00	Eckler has performed all acts necessary to render the dedication of said streets to public use complete
Geo. Masseth, burials	and legal. Adopted. By Ald. Thayer—Petitions for water in Pinnacle
By Ald. Seiye—Petition for a macadam improve-	avenue and Alphonsus street. Referred to the Water Works Committee and Executive Board.
ment on Frank street; tabled. Also a petition for flag walk on Selve street; referred to the Surveyor	Also, a petition for a plank walk on Miller street.
to prepare an ordinance. Also a petition for elec- tric lights on Locust street; referred to the Lamp	Referred to the Surveyor. Also, a petition for electric light in Jennings street. Referred to the Lamp Committee. Also, petitions of Martin Da
Committee. Also petitions of E. J. Milligan and Samuel Brown for permission to erect wood build-	Lamp Committee. Also, petitions of Martin De Mallie and Sarah Lehman. Referred to the W.
ings; granted. By Ald. Selye—Bills of	Building Committee and Fire Marshal, with power to act.
George F. Flannery, printing blanks, Surveyor	REPORTS OF STANDING COMMITTEES.
W. W. Morrison, printing blanks, Surveyor	Ald Foo from the Lamp Committee Ald Folor
H. D. Bryan, printing blanks, City Attorney	from the Poor Committee, Ald. Hall from the City Property Committee, Ald. Swikehard from the Po- lice Committee, Ald. Elliott from the Health Com-
Rochester Volksblatt, Assessors	lice Committee, Ald. Elliott from the Health Com-
pal Court	mittee, reported favorably on the bills referred to their several committees and referred them to the
Clerk 87 45 Wm. Moran, box for Treasurer 5 60	Finance Committee for payment. By Ald. Judson—
W. Moran, Surveyor 4 50 W. G. Martens badge 8 00	To the Honorable the Common Council of the
John C. Barnard, triangle-square 1 15	City of Rochester:
Rochester Herald, publishing notices 11 00 Henry Shelter, picture frames, Mayor's	GENTLEMEN-Your Law Committee, to whom
Henry Shelter, picture frames, Mayor's office. 8 75 F. D. Alling, ink. 4 80	was referred the claim of Arie Van Ingen for five hundred (\$500) dollars, for expenses incidental to the care of George W. Van Ingen, an infant, al-
I. F. Quinby, disbursements	leged to have been injured by falling through Vin-
By Ald. Hall—Petition of Catherine Babcock for permission to erect a wood building. Granted.	cent place bridge, would respectfully report that it has considered the said claim, and would report
permission to erect a wood building. Granted. Also a petition for water in Hebard street. Re- ferred to the Water Works Committee and Execu-	adversely to the payment of the same. The matter of the deed of the city to the New
tive Board.	York Central & Hudson River Railroad Company of its interest in Center square was also considered
By Ald. Hall—Bills of F. J. Irwin, cleaning City Hall	by your said committee, and it would report in favor of a resolution empowering the city to quit
J. C. Barnard, lettering and material 988 Rose J. Clark, cleaning Front st. building 2500 A. Metcalf, soft soap 350	claim its interest in said square to said company, to
sound born sound better street stree	p

approved as to form by the City-Attorney.
All of which is respectfully submitted.
JAMES S. JUDSON,
JOSEPH H. FEE,
H. G. THAYER,
L. V. CONMITTE

Law Committee.

Adopted.
By Ald. Judson—Resolved, That the Mayor be, and he hereby is, instructed to execute a quit-claim deed in behalf of the city of Rochester, to the New York Central & Hudson River Railroad Company. fits interest in Center square, to the extent of its power so to do; said deed to be approved, as to form, by the City Attorney. Adopted.

Ald. Foley, from the Poor Committee, reported adversely to the request of the managers of the City Hospital for an increase of rates for board of in-

REPORTS OF SELECT COMMITTEES.

By Ald. Kelly-

To the Common Council of the City of Rochester: GENTLEMAN: The committee appointed at your last regular meeting to confer with His Honor, The last regular meeting to conter with His Hoor, Ine Mayor, on the subject of public printing respectfully reports, that such conference was held, and, after a thorough investigation of the subject, your committee is of the opinion that the ordinances for improvements and the official notices required to be published, may be condensed from the present form, and still meet all the requirements of the city charter, and that a judicious editing of the proceed-ings of the Common Council and the Executive

lngs of the common council and the Executive Board will result in a very material reduction of the amount of matter to be published. Your committee would recommend that a com-mittee for the purpose of supervising the public printing be appointed, and that the following reso-lution for the purpose be adouted:

printing be appointed, and that the following resolution for that purpose be adopted:

Your committee would further recommend that in ylew of the fact that the official printing will be done hereafter by measure, the City Treasurer be instructed in ascertaining the entire expense of an improvement, including the expenses connected therewith under section 198 of the city charter, to include in his statement or estimate the expenses incurred by the city for any and all official publications connected with the improvement required to be made by the terms of the city charter, and, for that purpose, we recommend the adoption of the further accompanying resolution. ther accompanying resolution.

Your committee, therefore, recommends that the veto of the resolution relating to the public printing, published at page 29 of the current proceedings, be sustained.

All of which is respectfully submitted.

J. MILLER KELLY, JAMES S. JUDSON, LEO J. HALL

Adopted. Committee Ald. Kelly called up the Mayor's veto of the resolution relating to public printing.
The chair stated the question to be "shall the resolution relating to the control of the resolution stand, notwithstanding the objections of the property of the control of the

resolution's scalad, notwinstanding the objections of His Honor, the Mayor.'

Lost by the following vote:
Nays—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

By Ald. Kelly—
By Ald. Kelly—
By Selwed That the Delly, Hyrox, Alv. Alv.

By Ald. Kelly—
Resolved, That the Daily Union and Addrensies be, and it hereby is declared the official paper of the city of Rochester; that the proceedings, resolutions and ordinances of this board and of the Executive Board be published in said paper at the uniform rate of 30c per inch solid nonpareil type; that all notices and advertisements of any and all officers of the city, including the list of lands sold for taxes, be published at the uniform rate of 25c per inch, solid nonpareil type, each insertion.

Said Union and Advertiser to furnish without charge 150 copies of the Treasurer's detailed anual report in book form, bound in paper; and at the expiration of the year, to furnish, free of charge, in book form, 150 copies of the official progedings of the Common Council, bound in muslin; and 150 copies of the proceedings of the Executive

Board, including indexes of each. Also, to furnish, free of charge, copies of its daily issue, as follows: One copy to each of the following departments, viz.: Mayor's office, City Clerk's office, City Attorney's office, Poor office, Police office, City Surveyor'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.

The Mayor is hereby directed to enter into a con-

The Mayor is hereby directed to enter into a contract with the proprietor of the Daily UNION AND ADVERTISER, in accordance with the terms of this resolution. He is also further directed to enter into a contract with the proprietors of the Demorat and Chronicle, Post-Express and Morning Herald, for the publication in each of their respective papers of one third of the official potices and do ive papers, of one-third of the official notices and adive papers, of one-third of the official notices and advertisements required to be published in the UNION AND ADVERTISER, under the agreement to be made with the proprietors of that paper, so that each notice and advertisement shall appear in two papers and no more. The compensation to be at the same rate per inch as that paid the UNION AND ADVERTISER. The notices and advertisements to be distributed among three papers under the direction of the City Clerk.

And further resolved, That a committee, consisting of three members of the Common Council,

sisting of three members of the Common Council, be appointed by the President, who, with the City Attorney, shall supervise the public printing. Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

By Ald. Kelly—
Resolved, That the City Treasurer be and he bereby is instructed, in ascertaining the entire expense.

hereby is instructed, in ascertaining the entire expense of any improvement ordered by this Common Council, including the expenses connected therewith, under section 198 of the city charter, to include in his statement or estimate submitted to this Common Council the expenses incurred by the city for any and all official publications connected

with said improvement required to be made by the terms of the charter. Adopted. Ald. Elliott, from the committee on Common Council manual reported progress and asked for

further time. Granted.

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

From the Mayor-

MAYOR'S OFFICE, ROCHESTER, N. Y., May 12, 1887.

Gentlemen of the Common Council:

Gentlemen of the Common Council:
Final ordinance No. 3,197—Frank street improvement—is hereby returned disapproved.
Said ordinance provided for the construction of a Medina stone pavement, and was adopted by your Board upon the presentation of a petition for an improvement of that character, and which was signed by a majority of those to be assessed for the same. Before action was taken, however, a remonstrance was presented to your Board, alleged to have been signed by a majority of those directly interested—and which statement was doubtless true—protesting against the passage of the said ordinance.

dinance.

The situation becoming somewhat complicated, I gave a hearing on Tuesday evening last to those owning property upon the street, the result of which has been the presentation to me of another petition, numerously signed, and indorsed by the assessors as a majority petition, and in which the owners of property on the said Frank which the owners of property on the said Frank street "pray your honorable body to cause Frank street, from Jay street to Lyell avenue, in said city, to be improved by Medina stone curb and gutters, with a gravel roadway, with MacAdam founda-tion."

As above stated, and after a free and full discussion of the question, the wishes of the majority being thus clearly indicated, I have filed with the clerk the new petition and return ordinance No. 3,197 without my approval.

CORNELIUS R. PARSONS, Mayor.

The chair stated the question to be "Shall the ordinance stand, notwithstanding the objections of His Honor, the Mayor.''
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thay-

The veto was not sustained. By the Clerk—

OFFICE OF EXECUTIVE BOARD. MAY 17, 1887.

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

In response to the resolution of your honorable body adopted on March 29, 1887, relating to certain rights of way required for the extension southerly rights of way required for the extension southerly of the Goodman street outlet sewer now in process of construction, the Executive Board directs me to transmit to you the following report:
First—To intercept as originally contemplated, the discharge of Court and William streets outlet

sewer at or near the northern end of the culvert carrying the same under the tracts of the N. Y. C. & H. R. R., it will be necessary to secure certain easements from Frederick S. Minges and Edwin easements from Frederick S. Minges and Edwin S. Hayward. Prior to the passage of ordinance No. 2,963 for the Goodman street outlet sewer, on May 18, 1886, the said parties verbally promised to convey to the city for a merely nominal consideration, the easements required for the construction of a branch of said sewer from Goodman street westerly and southerly through their lands to the railroad culvert as aforesaid, on demand at any time effect the letting of the contract for said Goodman after the letting of the contract for said Goodman

street outlet sewer under said ordinance.
It seems, however, that since such time, the said parties have changed their minds in relation to the parties have changed their minds in relation to the conveyance of said easements to the city, and no terms which the Executive Board feels justified in recommending for your acceptance have yet been reached therefor. Instead of following the plan and route originally contemplated, the said parties now desire that said branch sewer shall be constructed on a different line or route which is fully described in a communication from said F. S. Minges and E. S. Hayward, presented to your Board at its last regular meeting on 3d inst., and then referred to your committee on sewers. This part of the subject is accordingly already before

your Board for consideration.

Second—To intercept the discharge of the Upton Park outlet sewer, and the contemplated Culver Park sewer, it will be necessary to construct an-other branch, or a continuation, of the said Goodother branch, or a continuation, of the said Goodman street outlet sewer, from its southern terminus southerly through Goodman street and under the tracks of the N. Y. C. & H. R. RR... to some suitable point between said railroad and Anderson avenue. From this point the sewer must then be continued easterly to a junction with the Upton Park outlet sewer, unless built through Anderson avenue, whereby excavation of great depth for several hundred feet of distance would be involved, the eastern extension of said sewer must pass through private lands.

the eastern extension of said sewer must pass through private lands.

These lands are owned respectively by the Hol-lister Bros., south of and adjacent to the said rail-road, and by H. H. Craig north of and adjacent to Anderson avenue. It would be desirable to con-struct said extension through the lands of the Ho struct said extension through the lands of the Hollister Bros.; but as these premises are now occu-pied for the storage of lumber and are provided with railroad sidings and driveways so located that any attempt to construct said sewer through the same would entail heavy damages, it becomes, in the opinion of the Executive Board, expedient to locate said sewer from Goodman street easterly to locate said sewer from Goodman street easterly along the division line between the lands owned by the Hollister Bros. on the north, and by H. H. Craig on the south. Along this line as an axis a street 60 feet wide will in the future probably be opened and dedicated to the city; the cutting will be considerably less than if the sewer were to be built through Anderson avenue; there are now no buildings or other obstructions in said course; and for a merely nominal consideration. Messrs. Hollister and Craig have assured the Executive Board lieted 486 families in the following manner:

that they will convey the necessary permanent easements to the city. It is therefore deemed ex-pedient by said board that the projected sewer be pedient by said board that the projected sewer be constructed along said division to intercept the Upton Park outlet sewer. It should also be stated that the officers of the N. Y. C. & H. R. R. Co. will interpose no objections to the construction of said sewer under the tracks of said railroad, provided that the proper precautions are taken by the city to prevent any damages to their property and passengers and any obstruction to their traffic. The Reard size desires to urge upon the attention of Bengers and any observation to that traine. In Board also desires to urge upon the attention of your honorable body the necessity of soon providing for the construction of the two above named branches of the Goodman street outlet sewer, both in order to avoid the payment of annual damages to the owners of a number of lots within the city limits with whom temporary contracts have been made, as well as to prevent the further accountlation of claims for similar damages sustained by numerous other parties in consequence of the flow of sewage in open ditches through their lands in said city,

Respectfully submitted, THOS. J. NEVILLE, Clerk. Referred to Sewer Committee to report at the next meeting.

OFFICE OF EXECUTIVE BOARD, ROCHESTER, May 17, 1887.

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 William street outlet sewer, the sums set opposite their pages gargerally.

mend 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,

Thos. J. Neville, Clerk.

By Ald. Thayer—Resolved, That the City Clerk be and he is hereby directed to draw orders on the City Treasurer as follows:

City Treasurer as follows:

In favor of the heirs of John Mennenger, for \$50 00

Dora Sehm, for... 100 00

Mary Sandroch, for... 125 00

Mary Sandroch, for... 126 00

Margaret Farber, for 100 00

Margaret Farber, for 100 00

Hennah F. Brown, for 250 00

Gertrude Schum, for 50 00

Henry P. Ayer, for 175 00

in payment of right of way for 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 expenses of the right of way for Court and William streets outlet sewer when said fund shall be created.

Adopted by the following vote:

sewer when said fund shall be created.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

The Executive Board reported that the expense of removing the swing bridge at West avenue would be \$3,100. Received and filed.

The Executive Board reported that the proposals for Hudson street McAdam improvement exceeded the estimate. Received and filed,
From the Overseer of the Poor—

From the Overseer of the Poor

Orders on poor store	<i>.</i>	• • • • •	\$1,256 70	Jennie Dowling	••	10	
coal yard undertakers	• • • • • • • • • • • • • • • • • • • •	• • • •	361 14 102 50	16—George Hoffman	drunk	10	
for shoes		· · · · •	4 95	Charles Winch Albert Carter		5 10	10
		_	A1 FOT 00	Michael Mungovan	•.•	1ŏ	10
Total			\$1,725 28 18 75	18—Mary Myers	••	10	
Less amount charged to to	wns	··· _	10 10	Thomas Cassidy		10	
Total to city			\$1,706 53	Charles H. Davis Mary Streeter	• •	10 5	5
All of which is respectfu	lly submitte	ed,		Thomas Armstrong	• •	10 10	•
A. H. MARTIN	Overseer o	f the	Poor.	Chas. Yachzi	••	10	
Ordered received, filed a	nd publishe	d.		Dan'l McCormick Sam'l Clark		$\frac{5}{10}$	10
From the Police Clerk—				James O' Day		10	10
REPORT OF THE POLICE	TERK FOR	THE	MONTH	Thos. McNamara	••	10	
OF APRI	ь, 1887.			John F. FitzSimons		10	0
POLICE COMM		Ort	ercus)	19—Frank Tanner John Mallon		cost 10	2
1 ODICE COM	May 16	1887		Wm. J. Bond	• • •	10	
GENTLEMEN-I respectf	-,			Ed. French		10	_
as my report for the mont			onowing	Mich. Woltz Chas. Jarvis	assault	cost 50	2
			ton The Lat	Wm. Prentice	petit lar.	50 50	
April, 1887. 1—Margaret Keefe	Crime. P vio. ord.	\$ 3	83	John Coyle	assault	5	
2-Kate Lynch	drunk	1 0	₩0	20—John Christy	drunk	10	
4—Mich. Kelly	• •	10		Montie Collins 21—Martin Gunther	hotel fraud drunk	cost	$\frac{3}{2}$
Thos. Collins	assault drunk	10 5	10 5	Henry Brackett	urunk	10	2
Wm. Hogan Ed Schanley		5	3	22—John Creed	••	cost	2
Frank Kane	••	3	3	Ellory P. Phillips	assault	10	
James Henderson		cost	3	George Allen 23—John G. Eiseman	drunk assault	10 15	15
Frank Waters -5Louis Raisner	assault	10	3	Frank Snyder	• •	10	10
John Rolfe	assauto	2	2	Joseph Wagner		10	
Mich. Holleran	drunk	10		Patrick O' Neil John Livingston	drunk	10	
John Barry John Moore	• • • • • • • • • • • • • • • • • • • •	10 5		25—John Comerford	••	10 5	3.
Mich. Lynch		5		Patrick O'Hara	••	10	-
6—Louis Fleischer	••	10		Joseph Doyle	••	5	
Patk. Conway	••	5	5	Peter Quigley David Condon		10 10	5-
Wm. Pinkerton Chas. T. McAllister		10 10		John Swanton	vio. ord.	5	U
Mathias Gartner	assault	30		26—Stephen W. Banks	drunk	5	
7—Martin J. Forbes	drunk	5		Maggie Banks		5 10	10
Ignatz Knetter Chas. W. Webber		2 10		Chas. Cook		3	3
Ernest Graus	assault	2		27—Fritz Myers	assault	5Ŏ	•
8—Arthur Day		15	5	Jacob Wunder	vio. ord.	10	
Joseph Frisch	drunk	10	10	Chas. McLaughlin Chas. Tanner	drunk	$ \begin{array}{c} 10 \\ \text{ost} \end{array} $	2:
Delia Kenney	vio. ord.	10 10		John Stephany	assault	10	2 5
Hattie Funnell Jennie Williams	110:014	1ŏ	5	29—Thomas Moore	drunk	5	4
Alex. St. Clair Geo. Bell		10	10	Wm. Elliott Archie Dixon	vio. ord.	3	3. 3
Roger Preventon		10 10	10	30—John Murphy	drunk	10	· ·
Roger Brayerton 9—Frank W. Nixon		15	15	John Knapp	••	10	
11—Geo. Waters	drunk	10		Jane Curry	••	10	
Agnes Flynn		10		Fines by Police Com- missioners			10
Philip Baker	••	3	3 3	and the state of t		_	
Wm. Ryan	••	5	•				\$ 278 75
James McLaughlin		10	- 10				
John Dolan John Keeler		10 3	10 3	STATE OF NEW YORK, Co	unty of Mor	roe,	City of
Henry Thomas Ellen O'Brien	••	10	5	Rochester, ss:			
		10	•	T. D. Barris Barris Dallar	C1		11
Jeremiah Keleher		3 5	3 5	I, B. Frank Enos, Police duly sworn, doth depose an	Clerk of said	i city ie for	, peing
John Armstrong	••	3	ä	report contains a frue ar	id correct s	taten	nent of
James King	vio. ord	3		alf the moneys received by the month of April, 18 and costs imposed by the I	me as such o	elerk	during
Simon Burmingham	••	3	2	the month of April, 18	87, for fine	s, pe	naities
Thos. Mulryan Chas. Kurtz		3	A	Commissioners of said city.	once Justice	anu	I Once
13—Dennis Mehan	drunk.	1ŏ			FRANK EN	os. C	llerk.
Robt. Carson	••	10		l			
Frank Tuttle		5 5	4 75 5	Sworn to before me this F. J. IRWIN, C	ommissioner	of D	eeds.
ALION AJSKIBIU		5	•	Ordered received, filed a	nd published		
Patk. McDonald	vio. ord.	v					
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14-John Emperor	vio. ord. drunk	5 5	5 5	From the Clerk—			
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Mary Emperor. Bell Johnson. Fannie Hamilton. Lawrence Meader	vio. ord. drunk	5 5 10 10	5 5 3	CITY CLER	k's Office Ster, May 16	i, 1887	,. }
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14—John Emperor. Mary Emperor. Bell Johnson. Fannie Hamilton. Lawrence Meader. Charles Fair. August Nass.	vio. ord.	5 5 10 10 10 10	5	CITY CLER ROCHE To the Honorable Common	STER, May 16 Council:	3, 1887	
14—John Emperor. Mary Emperor. Bell Johnson. Fannie Hamilton. Lawrence Meader. Charles Fair. August Nass. Charles Peck. 15—George Waters.	vio. ord. drunk vio. ord. drunk	5 5 10 10 10	3	CITY CLEF ROCHE To the Honorable Common GENTLEMEN—In accord-	STER, May 16 Council:	i, 1887	1 29 re-
14—John Emperor. Mary Emperor. Bell Johnson. Fannie Hamilton. Lawrence Meader. Charles Fair. August Nass.	vio. ord. drunk vio. ord. drunk	5 5 10 10 10 10 5	5	CITY CLER ROCHE To the Honorable Common	STER, May 16 Council: ance with sert the follow	ection	n 29 re- named

office:

Jacob Gerling, City Assessor.
P. R. McPhail, Commissioner of Deeds.
Sol. Wile,
M. L. Dobbin,
Wm. S. Foster,
Respectfully submitted,
PETER SHERIDAN, City Clerk.

Ordered received, filed and published. By Ald. Thayer—

To the Finance Committee of the Common Council:

To the Finance Committee of the Common Council:

The undersigned, at the request of the late Finance Committee duly empowered by the Common Council, has made a very careful examination of the Treasurer's annual report and of all the financial transactions of the office during the past year, and after the most searching investigation is prepared to say, unreservedly, that the report is correct in every particular.

Were details required to certify this statement they could readily be given, but they would only prove the correctness of the averment. I may briefly say, however, that every dollar of receipts has been traced from original to final entries, and the cash balance on hand was found as reported, whilst vouchers have been produced for every dollar of disbursements. Comparisons of accounts have been made with those of the city's financial agent, the Union Trust Company of New York, and with the several departments of the city government, such as the Executive Board, the Board of Education, Police Department, etc.

It is but simple justice to add to this report that the work of the treasurer's office, in all departments of its business, gives evidence of faithful performance of duty and an obliging regard for private, as well as a just regard for public, interests.

Finally. One excentionally intereresting fact to

public, interests.

Finally, one exceptionally intereresting fact to taxpayers may be here mentioned, viz.: The closetaxpayers may be here mentioned, viz.: The closeness with which the taxes have been collected for the past year. The tax levy, due and payable on and after July 1, 1886, was \$1,123,460.68. To this amount was added, under provisions of certain sections of the charter, unpaid assessments on ordinances, \$36,517.10, and \$28,894.54 for overdue water er. 15, also sundries amounting to \$2,520,42, making a total of \$1,191.392.74. At the date of this report only \$5,956.96 of this large sum remains unpaid, which is a consummation never equalled, in so short a period, in the history of the city, and it is very doubtful if any other city in the Union can make as good a showing. make as good a showing.

Respectfully submitted,

John
May 10, 1887.

Ordered received, filed and published.

JOHN BOWER.

By Ald. Stein—
ROCHESTER, N. Y., May 16, 1887.

To the Hon. the Common Council of the City of Rochester:

The undersigned committee from the central Labor Union have been instructed to request your honorable body to establish a public scales in this city, believing that such action upon your part will result in great benefit to the citizens generally, and would be the means of stopping the wholesale robbery practiced upon purchasers by unscrupulous dealers.

WILLIAM SHELDON,

NICHOLAS V. LONG. Committee.

On motion of Ald. Kelly referred to the Committee on Ordinances and Rules.

ACTION ON ORDINANCES. FIRST ORDINANCES.

OXFORD STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Oxford street during the season of 1887.

Adopted.
The Surveyor submitted as such estimate \$110.
By Ald. Kohlmetz—Resolved, That the following

improvement is necessary, viz:

The sprinkling of Oxford street from 100 feet south of East avenue to 100 feet north of Park ave-

nue during the season of 1887.

And whereas, The City Surveyor, under the di-rections of this Council, has made an estimate of the whole expense thereof, and reports the same at

the whole expense thereof, and reports the same at \$110, 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, viz:
One tier of lots and parcels of land on each side of Oxford street from 100 feet south of East avenue to 100 feet north of Park avenue, in proportion to the benefit and advantage which each will derive the benefit and advantage which each will derive therefrom.

And further resolved, That the taxpayers to be assessed for making such improvements must pay their assessment in one payment, as follows: All of the amount assessed within thirty days after the advertisement of the assessment roll.

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, May the 31st, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

JONES AVENUE IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a combined MacAdam and gravel improvement on a portion of Jones avenue. Adopted.

The Surveyor submitted as such estimate \$3,300. By Ald. Kohlmetz—Resoived, That the follow-

By Ald. Kohlmetz—Resoived, That the following improvement is necessary, viz:
The construction of a combined MacAdam and gravel roadway on Jones avenue, from the easterly crosswalk on Frank street to the westerly crosswalk on Lake avenue, including the setting of lines of Medina stone curbs fifteen (15) feet from and parallel to the medial line of Jones avenue aforesaid, within the terminal limits named, except where such curbs of good quality and on proper grades and allignments now exist, but were curbstones are found, but not on the grades and allignments be established, those of good quality shall be taken up, redressed, if necessary, and reset. Between the curb lines, as hereinbefore specified, there shall be laid Medina stone gutters three (3) feet wide on each side, one (1) foot of flagstone next to the curbs, and two (2) additional feet of pavement inside of the flags, the remaining space between curb lines to be filled with a gravel roadway spread upon a stone foundation; also the necway spread upon a stone foundation; also the necway spread upon a stone foundation; also the necsary flagstone crosswalks, both parallel and transverse, and the grading ready for the reception of sodding of the interval between the curb lines and the inner lines of the sidewalks now or to be constructed. The gravel used in the aforesaid to be of the best quality of that found in Scottsville, Monroe county, N. Y.

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 \$3.300, which estimate is hereby approved.

whole expense thereof, and reports the same at \$3,300, 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, viz.:

One tier of lots and parcels of land on the northly side of Jones avenue, from Frank street to Lake avenue; also one tier of lots and parcels of land on the southerly side of Jones avenue, from Frank avenue; also one ther of lots and parcers or land on the southerly side of Jones avenue, from Frank street to Ambrose street, in proportion to the ben-efit which eachwill derive therefrom. And further Resolved, That the tax-payers to be assessed for making such improvements may pay their assessments in three equal payments as fol-

lows:

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 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

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 to title VII, Section 72 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. May the 31st, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted Adopted.

SELYE STREET FLAG WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Conneil the expense of constructing a flag stone sidewalk on the north side of Selve street.

Adopted. The Surveyor submitted as such estimate \$525.

By Ald. Kohlmetz—Resolved, That the following

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of a flag stone sidewalk four (4) feet wide on the north side of Selye street, from Lake avenue to the east line of lot 71 of the Selye subdivision. The cost of the sidewalk proper not to exceed 60 cents per lineal foot.

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

the whole expenses thereof, and reports the same at \$525, which estimate is hereby approved. Hesolved, further, that the following portion of said city is deemed 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 the north

side of Selye street, from Lake avenue to the east line of lot No. 71 of the Selye subdivision in pro-portion to the benefit which each will derive therefrom.

And further resolved, That the taxpayers to by assessed for making such improvement must pay their assessment in one payment as follows: All of the amount assessed within 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 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, May the 31st, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted

JAMES STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling James street during the season of 1887.

Adopted.

The Surveyor submitted as such estimate, \$75.

By Ald. Kohlmetz—Resolved, That the follow-

ing improvement is necessary, viz.:

The sprinkling of James street from 100 feet east of Chestnut street to William street during the season of 1887.

And whereas, The City Surveyor, under the di-rections of this Council, has made an estimate of the whole expense thereof, and reports the same at \$75, which estimate is hereby approved. Resolved, further, the following portion of said city is deemed benefited and properly ought to

be assessed by a local assessment for the whole ex-pease thereof, viz.:

One tier of lots and parcels of land on each side

of James street from a point 100 feet east of Chest-nut street to William street in proportion to the benefit and advantage which each will derive therefrom.

And further resolved, That the tax-payers to be assessed for making such improvements must pay their assessment in one payment as follows: All of the amount assessed within 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 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, May the 31st, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

DRIVING PARK AVE. BOULEVARD AND RAVINE STREET SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of construction of an outlet sewer for the territory hereinafter described and defined.

territory hereinafter described and defined.
Adopted.
The Surveyor submitted as such estimate \$8,400.
By Ald. Judson—kesolved, That the following improvement is necessary, viz:
The construction of a vitrified pipe sewer, from the Rowe street sewer to Driving Park avenue; thence easterly along Driving Park avenue, to the Boulevard; thence enortherly along the Boulevard, to Willard street; thence easterly along Willard street, to Pierpont avenue; thence northerly along Pierpont avenue, to the medial line of the driveway on the northerly side of Lake view Park; thence easterly along said line, to the intersection thence easterly along said line, to the intersection of Raines street; thence northerly along Raines street, to a point at or near the north end of said The dimensions of the sewer in its various parts, to be adapted to the needs for drainage of the territory that it is intended to accommodate; also the construction of the necessary manholes, surface sewers' lot laterals, and lot connections,

roadway grading and gutter formations.

And whereas, The Lity Surveyor, under direction of this Council, has made an estimate of the whole expense thereof, and reports the same at \$8,400, which estimate is hereby approved,

Reselved furthers that the following neutring of

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 ex-

pense thereof, viz:

All the territory included within and described by the following boundary lines, viz.: Commencing at the intersection of howe and Thrush streets; thence northerly including one tier of lots on the west side thereof, to Driving Park avenue, excepting the lot on the northwest corner of kowe and Thrush street; thence easterly along Driving Park avenue, including one tier of lots on the north side thereof, for a depth of one hundred and fifty (150) feet to the Bouleavard, the part of the Bouleavard. reet to the Boulevard; thence along the Boulevard, including one tier of lots one hundred and fifty (150) feet in depth on the west side thereof, to the north line of the Selye Tract; thence easterly along said north line, to a point in the prolongation of the boundary line between lots 15 and 16 of the lake View Tract; thence southely along said Lake View Tract: thence southerly along said boundary line, to Lake View Park; thence still boundary line, to Lake View Fark; thence still southerly across said Fark, to the west line of lot No. 52 of Selye subdivision; thence southerly on said line, to the southern boundary of lot 52; thence westerly on said southerly boundary line and line produced, to the west boundary line of lot No. 79; thence southerly on said line and line produced, to the southerly on said line and line produced, to the southerly on said line to the Selye tract; thence westerly along said line to the southerly along said the total statement avenue; thence southerly along said line of the Selve tract; thence westerly along said line to Pierpont avenue; thence southerly along Pierpont avenue, to Driving Park avenue; thence westerly along Driving Park avenue including one tier of lots on the south side thereof, to 'Ihrush street, excepting the lot on the southeast corner of Driving Park avenue and 'Ihrid street; thence southerly along 'Ihrush street, including one tier of lots on the east side thereof, excepting the lot on the eartheast corner of 'Ihrush and towe street. on the northeast corner of Thrush and Rowe street, to the place of beginning, in proportion to the benefit which each will derive therefrom. And further Hesolved, That the tax-payers to be assessed for making such improvements may pay

their assessments in three equal payments, as fol-

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 remaining one-third two years from the confirmation of said roll. On all sums paid prior to the maturity of said last installment, a discount will be allowed at six per cent. per annum.

And the clerk is hereby directed to publish no-

tice in pursuance of title 7, 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, May 31, 1887, at 7 o'clock at the Common Council chamber when ellerations will be beard when allegations will be heard.

Adopted.

EAST MAIN STREET IMPROVEMENT.

By Ald. Kohlmetz-Resolved, That the City

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of improving East Main street, from Goodman street to Bay street, thence eastwardly from Bay street to the Culver road.

Adopted.

The Surveyor submitted as such estimate \$50,300.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of a Macadam roadway improvement on East Main street from the easterly curb line, as to be established by the City Surveyor on the easterly side of Goodman street, to Bay street, thence easterly on Bay street to the Culver road, by setting Medina stone curb lines on each side parallel to and fifteen (15) feet from the medial line of the aforesaid streets, within the terminal limits named, and with Medina flag-stone gutters one (1) foot wide, and Medina stone pavement of two (2) feet additional width, on each side within the said curb lines; also the necessary modifications of existing, and the construction of new manholes, lampholes, surface sewers, lot laterals and lot consections; and also the construction of all needed lampholes, surface sewers, lot laterals and lot connections; and also the construction of all needed culverts and Medina stone crosswalks, both parallel and transverse and the sidewalk grading between the curb lines hereinbefore specified and the street lines of the aforesaid streets as they may be hereafter established, such lines not now being positively defined.

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 \$50,300, 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, viz.:

One tirus flots and proveds of lond on each side

One tier of lots and parcels of land on each side of East Main street, from Goodman street to Bay street; also one tier of lots and parcels of land on each side of Bay street, measured from a line drawn from the southwest corner of Bay and East Main streets and at right angles thereto to the Culver road, in proportion to the benefit which each will derive therefrom.

And further resolved, That the taxpayers to be assessed 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 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 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 improvement are required to attend the Common And further resolved, That the taxpayers to be

an persons interested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening, May the 31st, 1887, at 7 o'clock, at the Common Council Chambers, when allegations will be heard.

Ald. Thayer moved that the ordinance be so amended as to read, "The construction of a Macadam roadway from East Main street to Bay street.' Also that the estimate be changed. Adonted

Adopted.

The ordinance as amended was then adopted.

BROADWAY SPRINKLING.
By Ald. Kohlmetz—Resolved. That the City Surveyor ascertain and report to this Council the exreyor ascertain and report to this Council the expense of sprinkling Broadway, 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 Broadway, from 100 feet south of Monroe avenue, to the south line of Nos. 58 and 59, during the season of 1887.

And Whereas, The City Surveyor, under the direction of the Council, has made an estimate of the whole grouper the source of

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 properly ought to be assessed by a local assessment for the whole expense thereof, viz:

One tire flots and parcels of land on each side of

One tier of lots and parcels of land on each side of Broadway, from 100 feet south of Monroe avenue, to the south line of Nos. 58 and 59, in proportion to the benefit and advantage which each will derive therefrom.

therefrom. And further Resolved, That the tax-payers to be assessed for making such improvements must pay their assessment in one payment, as follows: All of the amount assessed within 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 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 thirty-first, services and the common Council Chamber, when allegations will be heard.

Adopted.

Adopted.

PROSPECT STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Prospect street during the season of 1887.

Adopted.
The Surveyor submitted as such estimate \$40.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Prospect street, from West avenue to a point 100 feet north of Troup street,

avenue to a point 100 feet north of Troup street, during the season of 1887.

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 \$40, 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 viz.

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 Prospect street, from West avenue to a point 100 feet north of Troup street in proportion to the benefit and advantage which each will derive

And further resolved, That the taxpayers to be assessed for making such improvement must pay their asssessment in one payment, as follows: The whole of the amount assessed within 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 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, May 31st, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

JONES AND FULTON AVENUES PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of Jones avenue, from Frank street to Fulton avenue; thence northward to unite with the sewer in the said avenue.

The Surveyor submitted as such estimate, \$1,025. By Ald. Judson—Resolved, That the following

improvement is necessary, viz.:

The construction of a vitrified pipe sewer twelve (12) inches in diameter in Jones avenue, beginning at a point near Frank street and extending east-ward to Fulton avenue; thence northward on Ful-ton avenue to unite with the present sewer in the said avenue, with the necessary manholes, lampholes, old surface sewers repaired and extended, and new surface sewers where required, lot laterals and lot connections; also, the necessary roadway grading and gutter formation.

And Whereas, The City Surveyor, under the di-rections of this Council, has made an estimate of

the whole expense thereof, and reports the same at

\$1,025, which estimate is hereby approved.

Resolved, further, That the following portion of said city is deemed benefited and properly ought to

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 Jones avenue, from Frank street to Fuiton avenue, in proportion to the benefit which each shall derive therefrom.

And further Resolved, That the tax-payers to be assessed for making such improvements 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. 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, May the 31st, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

HART AVENUE PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of Hart avenue.

Adopted.

Adopted.
The Surveyor submitted as such estimate \$475.
By Ald. Judson—Resolved, That the following improvement is necessary, viz.:
The construction of a vitrified pipe sewer, twelve (12) inches in diameter, in Hart avenue, beginning at a point about eighty (80) feet from the westerly prolonged line of Galusha street, and extending westerly to meet the present sewer in Hart avenue, westerly to meet the present sewer in rare avenue, with all required manholes, surface sewers, lot laterals and connections; also the necessary roadway, grading and gutter formations.

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

\$475, 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, viz.

One tier of lots and parcels of land on each side of Hart avenue from a line at right angles thereto, drawn through a point eighty (80) feet westerly from Galusha street to Martin street, in proportion

from Galusna street to Martin seriet, in proportion to the benefit which each will derive therefrom.

And further resolved, That the taxpayers to be assessed for making such improvements must pay their assessments in one payment, as follows: All of the amount assessed within thirty days after the advertisement of the assessment roll.

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 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, May the 31, 1887, at 7 o'clock, at the Common Council Chamber. when allegations will be heard.

Adopted

GRIFFITH STREET IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of improving Griffith street, with a gravel roadway, cobble stone gutters and Medina stone curbs.

Adopted.

Adopted.

The Surveyor submitted as such estimate, \$6,500.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of a gravel roadway on Griffith street, from South St. Paul street to Monroe avenue, by setting Medina stone curb lines on each

side, parallel to and thirteen (13) feet from the medial line of Griffith street aforesaid, with cobble stone gutters on each side and adjoining said curb lines, the roadway between the gutter lines to be covered with gravel to a depth when compacted of not less than ten (10) inches in the center and six inches of the critical with the except parallel. inches on the outside, with the necessary manholes, lampholes, new surface sewers, and old surface sewers cleaned, repaired and extended, as well as the construction of new and the cleaning, repairing and extension of existing lot laterals.

And whereres, The City Surveyor, under the directions of this Coursil because the actions of the course of

And whereres, The City Surveyor, under the directions of this Council, has made an estimate of the whole expense thereof, and reports the same at \$6,500, 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, viz.:

one tier of lots and parcels of land on each side of Griffith street, from South St. Paul street to Monroe avenue, in proportion to the benefit each will derive therefrom.

Mil derive therefrom.

And further Resolved, That the tax-payers to be assessed 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 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 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 persons interested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening, May the 31st, 1887, at 7 o'clock, at the Common Council Chamber, when

allegations will be heard.

Adopted.

GORHAM PARK EXTENSION.

By Ald. Bohrer-Resolved, That the following

improvement is necessary, viz.:

The extension of Gorham park from the present southern terminus thereof to Hand street, the lines of the extended portion of the park aforesaid to be in the direct prolongation of those of the existing park.

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 ex-

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 existing and of the extended portion of Gorham park 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 172 of the Revised Charter of 1880 of the City of Rochester, and all persons interested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening, May the 31st, 1887, at 7 o'clock, at the Common Council chamber, when allegations will be heard.

Adopted. Adopted.

FINAL ORDINANCES.

Ald. Ellott moved that the Final Ordinance for improvement be reconsidered. Averill street Adopted

By Ald. Ellott—Resolved, That the Averill street roadway improvement, the Fnal Ordinance of which was passed April 5, 1887, (page 11), be amended as follows

That said improvement extend from Monroe avenue to the Erie canal; that the distance between curb stones shall be twenty-eight feet; that the excavation for the road bed shall be fourteen inches; that there be a Telford foundation of teen inches; that there be a Terror foundation of seven inches; that there be coarse screened gravel to the depth of five inches; that there be fine screened gravel to the depth of two inches; that the gravel used be from the Norris bank at Brighton, or gravel of similar quality; that said curbs and gutters be so placed as not to injure or

impede the growth of the shade trees on the sides of said Averill avenae; that the crossing of Pearl street shall not be cut to exceed twelve (12) inches below the present grade and that the estimate be changed accordingly.

A petition for the amendment of the ordinance

A petition for the amendment of the ordinance as above specified was signed by thirty-two (32) property owners, certified to by City Assessor Pratt, as being "a majority in number of the property owners on Averill avenue, between Monroe avenue and the trie canal," Adopted.

Under the rule, action on the ordinance was

postponed two weeks.

FINAL ORDINANCE NO. 3,174

TREMONT STREET ASPHALT IMPROVEMENT.

On motion of Alo Kohlmetz, the Common Council proceeded to hear a legations in relation to the improvement described in the ordinance below, said Common Council, before determining to make such public improvement, having coused at estimate thereof to be made, and by at entry in the r mitutes having described the portion and pair of the city which they deemed propert be assessed for the expense of such improvement, and also a note of to be heretofore published daily in at least two of the daily newspapers printed in the city of Roccester, for four day, 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 rest of the expense, and which notice also required all persons interested in the subject meter of such improvement to attend the said Common Coulcil at the time appointed in said vottce, and, after hearing such allegations from all persons appearing. Alu, Kohlmetz submitted the following:

An ordinance to improve Themont st. from Plymouth ave, to Caledonia ave.

The Common Council of the City of Rochester do orden and determine that the following improvement is necessary and should be made, to wit:

The construction of an asphalt pavement, two and one-half inches in thickless on Tre-

The construction of an asphalt pavement, two and one-half inches in thickkness on Tremont street, from the crosswalk on Plymouth avenue to the east crosswalk on Caledonia avenue, width of roadway to be twenty-eight (28) feet; also the taking up, redressing and resetting of the old curbstones, where of approved quality and where the proper allignments and grades have been disturbed and the substitution of new curbstones for the old ments and grades nave been disturbed and the substitution of new curbstones for the old which are found defective, the examination of the main and surface sewers and lot laterals and the cleaning and repairing of the same where found necessary; also the construction of new lot laterals and the laying of new water and gas service pipes, with their appurtenances, where now required or their future use is contemplated or probable; also the construction of the necessary manales. able; also the construction of the necessary man-holes, new surface sewers and the extension and repairing of existing surface sewers where re-

And the whole expense should be defrayed by the as-And the whole expense should be defrayed by the assessment upon the lots and parcets of land to be ben ented thereby, hereinafter described; and the City Survey.r under the direction of this Councit, having made an estimate of such expense, and reports the same at \$10,500, and sid estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefited and ought to be assessed by a local assessment for the whole expense of said improvement is described as fol-

One tier of lots and parcels of land on each side of Tremont street, from Plymouth avenue to Cale-

donia avenue.

on tremont street, from Flymouth avenue to Caledonia avenue.

On whith above described lots and parcels of land the whole expenses of said improvement are neieby ordered assessed, the assessment upon each lot at d parcel of land 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 adverusement 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 lest installment, a discount will be allowed at 6 per cent. per as num.

Adopted by the following vote:

Ayes—Ald, Tracy, Sullivan, Marson, Fee, Kohlmetz, Frizsche, Elliott. Foley, Hall, Swikehard, Judson, stein, Bohrer, Kelly, Thayer—j5.

The final ordinance for Scio street improvement came up. Ald. Hall presented a remonstrance and moved that the ordinance lie on the table until the next meeting. Adopted.

FINAL ORDINANCE No. 3,200.

NARROWING ROADWAY ON PINNACLE AVENUE.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an esti-mate thereof to be made and by an entry in their minutes having described the portion and part of 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 published 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 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 subtice also required all persons interested in the subject matter 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 narrow the roadway on Pinnacle avenue, from the Pinnacle avenue canal bridge to South avenue.

The Common Council of the city of Rochester do ordain and determine that the following improve-

ment is necessary and should be made, to wit:

The narrowing of the roadway on Pinnacle avenue, from the south end of the approach to the Pinnacle avenue canal bridge to South avenue, by establishing the curbs on each side within the terminal limits named, fifteen (15) feet from and parallel to the medial line thereof; the character of the work, the prices paid and the material to be used to be the same as provided for in ordinance No. 2,975, and under the specifications and contract based thereon.

And the whole 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 nothing, and the portion of said city which said Common 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:

All the territory included within and described by the boundary lines defined in ordinance No. 2,975, the cost of the improvement to be distributed in the said territory as provided for in the afore-

said ordinance.

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.

And it is further ordained and determined that the tax payers to be assessed for making such improvement must pay their assessments in one payment, as follows: The whole amount assessed within thirty days after the advertisement of the assessment roll.

assessment ron.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard,
Judson, Stein, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE, NO. 3,201. MORRILL STREET PIPE SEWER.

On motion of Ald. Judson, the Common Council proceeded to hear allegations 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 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, 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 ject matter of such improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such such allegations from all persons appearing.

Ald. Judson submitted the following:

And Judson submitted the following:
An ordinance to construct a pipe sewer in Morrill street and North Clinton street from about 580 feet east of the center line of Clinton street westward and southward to unite with the present sewer in Clinton street.

The Common Council of the City of Rochester

do ordain and determine that the following im-provement is necessary and should be made, to-

wit:
The construction of a vitrified pipe sewer twelve
(12) inches in diameter in Morrill street, beginning
at a point about five hundred and eighty (580) feet
east of the medial line of North Clinton street and extending westward to the said medial line; thence southward along said medial line to unite with the present sewer in North Clinton street. with necessay new and the reconstruction or repairs of existing manholes; also all required surface sewers, lot laterals and lot connections; also the grading of the roadway and sidewalks. And the whole expense should be defrayed by the assessment upon the lots and parcels of land to

be benefitted thereby, hereinafter described; and the City Surveyor, under direction of this Council, having made an estimate of such expense, and reports the same at \$1,575, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by and ought to be assessed

by 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 Morrill street from North Clinton street to Joiner

On which above described lots and parcels of On which above described for any particles and 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 advantages which each derives therefrom.

ordained an and q it is That ma And further And it is intriner of dame and deter-mined, That the taxpayers to be as-sessed for making such improvement must pay their assessment in one payment, as follows: The whole amount assessed within thirty days after the

advertisement of the assessment roll.

Adopted by the following vote:
Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.
The Final Ordinance for Central Park Pipe
Sewer came up. Ald. Thayer moved that action
be postponed two weeks. Adopted.

FINAL ORDINANCE, NO. 3,202.

FINAL ORDINANCE, NO. 3,202.

CENTRAL AVENUE PIPE SEWER.
On motion of Ald. Judson, the Common Council proceeded to hear allegations 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 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, 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 time appointed in said notice, and, after hearing such allegat ions from said notice, and, after hearing such allegat ions from

Ald. Judson submitted the following: An ordinance to construct a pipe sewer in Central avenue, from 75 feet west of Clinton street to the sewer in North St. Paul street.

The Common Council of the City of Rochester do ordain and determine that the following improve-

ment is necessary and should be made, to wit

The construction of a vitrified pipe sewer eighteen (18) inches in diameter in Central ave., beginning at a point seventy-five (75) feet west of North Clinton street and extending westward to intersect the sewer in North St. Paul street, with the necessary manholes, the cleaning, repairing and extension of existing and the construction of new surface sewers. where demanded; also, the construction of new lot laterals and the location of lot connections where required.

And the whole expense should be defrayed by And the whole 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 \$1.785, 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: improvement is described as follows:

One tier of lots and parcels of land on each side of Central avenue, from North Clinton street to North

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 and parcel of land to be in proportion to the coefficiant of benefit and advantage which each derives therefrom.

And it is further ordained and determined that the tax-payers to be assessed for making such improvement, must pay their assessment in one payment, as follows:

All of the amount assessed within thirty days

An of the amount assessed within thick days after the advertisement of the assessment roll.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE, NO. 3,203. TROUP STREET PIPE SEWER.

TROUP STREET PIPE SEWER.
On motion of Ald Judson, the Common Council proceeded to hear allegations 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 evenes of such improvement, and assessed for the expense of such improvement, and assessed for the expense 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 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 subjec-matter 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. Judson submitted the following:

An ordinance to construct a pipe sewer in Troup street, from about 30 feet east of Prospect street to

street, from about 30 feet east of Prospect street to the Genesee Valley canal sewer.

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 construction of a vitrified pipe sewer fifteen (15) inches in diameter, from the Genesee Valley canal sewer to a point thirty (30) feet east of Prospect street, using so much of the sewer pipe now in the sewer in Troup street as may be found suitable; also the necessary manholes, surface sewers, lot laterals, lot connections, roadway grading and gutter formation. gutter formation.

And the whole 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, City Surveyor, under the direction of this council, having made an estimate of such expense, and reports the same at \$2,050, and said estimate being deemed reasonable, is hereby approved; and the portion-of said city which said Common Council deem will be benefited by 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 each side
Troup street, from the Genesee Valley canal sewer

to Prospect street.

to Prospect 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 which each derives therefrom.

And it is further ordained and determined that the property of the presence of the property of the

And he is interied ordanied 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

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 field but installment a discount will be allowed. of said last installment, a discount will be allowed

of six per centt, per annum.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard,
Judson Stein, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE No. 3,204.

SECOND AVENUE PIPE SEWER.

On motion of Ald Judson the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below the said Common Council, before determining to make said Common Council, before determining to make snoh 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 published daily, in at least two off the daily newspapers 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 pubsuch 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 expense, and which notice also required all persons interested in the subject matter of said improvement to attend the said Common Council at the time appointed in the said Common Council at the time appointed in the said Common Council at the time appointed in the said Common Council at the time appointed in the said Common Council at the time appointed in the said Common Council at the time appointed in the said Council at the said Coun said notice, and, after hearing such allegations from all persons appearing,
Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Second avenue, from about 130 feet north of Pennsylvania avenue to the sewer in Central park.
The Common Council of the city of Rochester do ordain and determine that the following improve-

ment is necessary and should be made, to wit:

The construction of a vitrified pipe sewer twelve (12) inches in diameter in Second avenue, beginning at a point about one hundred and and thirty (130) feet north of Pennsylvania avenue, and extending northward to intersect the proposed sewer on the south side of Central park, with the necessary manholes, surface sewers, lot laterals, lot connectins, roadway grading and gutter formations.

And the whole expense should be defrayed by an

And the whole expense should be defrayed by an 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 \$1,250, 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:

One tier of lets and parcels of land on each side of Second avenue, from Pensylvania avenue to Central park, excepting the lots on the northeast and northwest corners of Pennsylvania avenue, and Second avenue.

and Second 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 which each derives therefrom.

And further Resolved, That the taxpayers to be

And further resolved. Institute taxpayers to be assessed for making such improvement must pay their assessment in one payment as follows: All of the amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:

Aves—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly. Kelly—16.

FINAL ORDINANCE NO. 3,205, SULLIVAN STREET PIPE SEWER.

On motion of Ald. Judson, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an estisuch public improvement, has a caused an esti-mate 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 published daily in at least two of the daily papers published 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 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 sub-ject matter of such improvement to attend the said Common Council at the time specified in said notice, and, after hearing such allegations from all persons appearing, Ald. Judson submitted the following:

Ald. Judson submitted the following:
An ordinance to construct a pipe sewer in Sullivan street, from about 610 feet west of St. Joseph street to the sewer in St. Joseph 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 construction of a vitrified pipe sewer twelve (12) inches in diameter in Sullivan street, beginning at a point about six hundred and ten (610) feet west from St. Joseph street, and extending eastward therefrom to intersect the sewer in St. Joseph street aforesaid, with the necessary manholes, sur-face sewers, lot laterals, lot connections, roadway

grading and gutter formations.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to the assessment upon the lots and parcels of land to be benefited thereby, 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 \$1,350, and said estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common Council deem will be benefited by and ought to be assessed by a local assessment for the whole expense of said improvement is described as follows: improvement is described as follows:

One tier of lots and parcels of land on each side of Sullivan street, from a line at right angles there-to, and six hundred and ten (610) feet from the west line of St. Joseph 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 which each derives therefrom.

And it is further ordained and determined that the taxpayers to be assessed for making such improvement must pay their assessment in one pay-

ment, as follows:

All of the amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,206. HENRIETTA AVENUE PIPE SEWER.

On motion of Ald. Judson, the Common Council. proceeded to hear allegations in relation to the improvement described in the ordinance belaw, the said Common Council, before determining to make such public improvement, having caused an esti-mate thereof to be made, and by an entry in their minutes described the poition 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 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 if any, to be paid from the public treastury, 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 said improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing. minutes described the portion and part of the city

pearing.
Ald. Judson submitted the following:
An ordinance to construct a pipe sewer in Henrietta avenue, from, at or near Almeroth street to

the State outlet sewer.

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 construction of a vitrified pipe sewer in Henrietta avenue, beginning at or near the intersection of the said avenue with Almeroth street and extending along the aforesaid avenue to its intersection with the State outlet sewer with the necessary

tion with the State outlet sewer with the necessary manholes, surface sewers, lot laterals, lot 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 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 \$2,600, 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 by a local assessment for the whole expense of said improvement is described as follows:

Improvement is described as follows:

One tier of lots and parcels of land on each side
side of Henrietta avenue from Almeroth street to
the State outlet sewer where it crosses the said
avenue excepting the lots on each side of the said
avenue measured thereon for a distance of fifty (50)
feet south of the aforesaid outlet sewer.

On which above described lots and parcels of land
the whole avenue for sid inversement one banky

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 which each derives therefrom.

And it is further ordained and determined that the tax-payers to be assessed for making such improvements that the tax-payers to be assessed for making such improvements.

provement, 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 remaining one-third within two years from the confirmation of said roll. On all sums paid prior to the maturity of said last installment, a discount will be allowed at

six per cent. per annum.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,207. COLVIN STREET WALKS.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations 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 therefor to be made, ard 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 published daily, in at least two of the daily newspapes printed in the City of Rochester for four days, which notice specified such improvement, the estimated expense thereof, the amount, if any, the pale 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 suoject

matter of such improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons apparent.

arter hearing such allegations from all persons appearing.

An ordinence to construct plank wairs on Colvin street, from West avenue to Campbell street.

The Common Council of the city of kechester do ordin and distributed to the construction of plank sidewalks four feet and eight inches wide on both sides of Colvin street, from West avenue to Campbell street, excepting on the west side thereof from the railroad to West avenue, where the walk may be a 4 foot flag walk, with the necessary crosswalks both parallel and transverse, also the required sidewalk grading and gutter formation.

grading and gutter formation.

grading and gutter formation.

And the whole expene snoud be deflayed by the assessment upon 'ne lots and parcels of land to be benefited thereby, hereinafter described; ann the City Surveyor, under direction of this Council, having made an estimate of such expense, and reports the same at \$2,35, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by and cught to be assessed by a local a ses m ni for the whole expense of said improvement is described as follows:

One tier of lots and parcels of land on each side of Colvin street, from West avenue to Campbell street.

street.

In which above described lots and parcels of land the who e expenses of "sig improvement spe here of order to a "sessed, the assessment upon each lot and parcel of land to be in pipoportion 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 assessment foll; 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 roll, on all sums paid prior to the maturity of the said last installment, a ciscount will be allowed at six per cent.

per annum.
Adopted by the following vote:
Adopted Ayes—Ald. Tracy, Sullivan, Morson, Fee, Kohlmetz,
Fritzsche, Ellitt, Folcy, Selye, Hall, Swikehard, Jud-son, Stein, Bohrer, Kelly, Thayer—16.

The final ordinance for Field street plank walk came up. Ald Thayer presented a remonstrance against the same and moved that the ordinance be indefinitely postponed. Adopted.

FINAL ORDINANCE NO. 3,208.

MARION STREET PLANK WALK. On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make 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 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, 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 time appointed in said notice, and, after hearing such allegations from all notice, and, after hearing such allegations from all

persons appearing—
Ald. Kohlmetz submitted the following:
An ordinance to construct plank sidewalks on
Marion street from Reynolds street to Jefferson

avenue.

The Common Council of the city of Rochester, do ordain and determine that the following im-

provement is necessary and should be made, to

wit:
The construction of plank sidewalks three (3) feet and four (4) inches wide on each side of Marion street from Reynolds street to Jefferson avenue, except where good sidewalks of the proper width and on grades and alignments to be established by the City Surveyor now exist; also the necessary crosswalks, sidewalk grading and gutter formations.

And the whole 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 rehaving made an estimate of such expense, and re-ports the same at \$400, 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: One tier of lots and parcels of land on each side of Marion street from Reynolds street to Jefferson

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 which each derives therefrom.

And it is further ordained and determined that the taxpayers to be assessed for making such improvement must pay their assessment in one pay-

ment as follows:

All of the amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Selye, Hall, Swikehard,
Judson Stein, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE, 10. 8,209.

HUDSON PARK PLANK WALKS.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the satication motion Council, before determining to make such public improvement, naving caused an estimate the coff to be made, and by ane ty in their minutes baying described the portion and part of the city which they demed proper to be assessed for the expense of such improvement, in also a notice to be theretore published daily, in at least two of the daily newspapers printer in the city of Rochester, for four days, which not a specified such improvement, the estimated expense cheered, 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 rotice also required all persons interested in the subject matter of such improvement to attend the said Common Council at the time app inted in said notice, an I after hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:
An ordinance to construct plank walks on Hudson park, from Hudson street to Edward 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 construction of plank silewalks four 44 feet wide on each side of Huds in park, from Hudson street to Edward steet, with the required crosswalks and sidewalk grading.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefited thereby, her inater described; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$313, and said estimate being deemed reasonable, is hereby approved; and the print of said city which said Common Council deem will be benefited by and our hat to be assessed by a local sessessment reasonable, is hereby approved; and the print of said city which said Common Council deem will be benefited by and our hat to be as On motion of Ald. Kohlmetz the Common Council

the whole expense of said improvements is decribed as follows:

One tier of lots and parcels of land on each side of fludson park, from Hudson street to Edward 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 which each derives therefrom.

eaon derives therefrom.

And it is further orda ned and determined *hat the tax-payers to be assessed for making such improvement 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.

Ald Stain presented a remonstration

Ald Stein presented a remonstrance.

The ordinance was then adopted by the following

Ayes—Ald, Tracy, Sullivan, Marson, Fee, Kohimetz, Fritzsche, Illott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16

FINAL ORDINANCE NO. 3,210. SPRINKLING LAKE AVENUE, SEC. 2.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to made said common content, before determining to made 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 published daily in at least notice to be neretotore 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, 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 sufficient of the city to be assessed for the rest of the expense, and which notice also required all persons interested in the sufficient of the city to be assessed for the rest of the expense, and which notice also required all persons interested in the sufficient of the city to be assessed for the rest of the expense, and which notice also required all persons interested in the sufficient of the city to be assessed for the rest of the expense. tice also required all persons interested in the subject matter of such improvement to attend the said Common Council at the time apppinted in said no-tice, and after hearing such allegations from all

persons appearing.
Ald. Kohlmetz submitted the following:
An ordinance to sprinkling Lake avenue, sec. 2, from 200 feet north of C. J. Burke's south line to

the city line.

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 a point 200 feet north of C. J. Burke's south liue to the north line of the city, during the season of

And one-half of the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefited thereby, hereinafter deof land to be benefited thereby, hereinafter described; and the City Surveyor, under direction of this Council, having made an estimate of such expense, and reports the same at \$250, and said estimate being deemed reasonable, is here approved; and the portion of said city which said Common Council deem deem will be benefited by and ought to be assessed by a local assessment for one-half of the whole expense of said improvement is described. the whole expense of said improvement is described as follows:

One tier of lots and parcels of land on each side of Lake avenue, from a point 200 feet north of C. J. Burke's south line to the north line of the city. On which above described lots and parcels of land

on which above described for and parcets of land one-half of 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; the remaining one-half of the whole expense thereof to be paid out of the public treasury

And it is further ordained and determined that the taxpayers to be assessed for making such im-provement must pay their assessment in one pay-ment, as follows: All of the amount assessed within thirty days after the advertisement of the assess-

Adopted by the following vote:
Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Stein, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,211.

CENTRAL AVENUE SPRINKLING (SEC. 2).

On motion of Ald. Kohlmets the Common Council proceeded to hear allegations 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 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, 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 On motion of Ald. Kohlmets the Common Coun-

which notice also required all persons interested in which notice also required an persons interested in the subject matter 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 sprinkle Central ave. (Sec. 2) from Scio st. to North Union st.

The Common Council of the City of Rochester do

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 Central avenue (sec. 2), from 100 feet east of Scio street to the east line of North Union street during the season of 1887.

And the whole 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 \$154, 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: of said improvement is described as follows:

One tier of lots and parcels of land on each side of Central avenue, from 100 feet east of Scio street

of Central avenue, from no neet east of serio sheet to North Union 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.

And it is further ordained and determined that the tax-payers to be assessed for making such improvement, must pay their assessments in one

provement, must pay their assessments in one payment, as follows:

All of the amount assessed within thirty days

All or the amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE. NO. 2,212.

STONE 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 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 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, 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 time appointed in 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 sprinkle Stone street, from Main

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 Stone street, from 100 feet south of Main street to 100 feet north of Court street, during the season of 1887.

And the whole 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. Lity surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$120, 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: One tier of lots and parcels of land on each side of Stone street, from 100 feet south of Main street to 100 feet north of Court street.

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 and advantage which each derives there-

And it is further ordained and determined that the tax-payers to be assessed for making such im-provement, must pay their assessment in one pay-ment, as follows: All of the amount assessed within thirty days after the advertisement of the assessment roll.

Ment roll.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

Ald. Fee moved that the Executive Board be in—

structed not to let the contract for sprinkling Stone street at a price to exceed \$70. Adopted.

FINAL ORDINANCE NO. 3,213.

SPRINKLING UNIVERSITY AVENUE (SEC 4.)

On motion of Aid. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make said Common Council, before determining to make such public improvement, having caused an esti-mate 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 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 if any to be paid from the public 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 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 sprinkle University avenue (Se.4), from Alexander street to 100 feet west of Prince street.

The Common Council of the city of Rochester doordain and determine that the following improve-ment is necessary and should be made, towit:

The sprinkling of University avenue (Sec. 4), from Alexander street to 100 feet west of Prince

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to the assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Surveyor, under the direction of this Council, having made an estimate expense, and re-ports the same at \$66, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Council deem will be benefitted by and ought to be assessed by a local assessment for the whole expense of said im-procurement is described as follows: provement is described as follows

One tier of lots or parcels of land on each side of University avenue, from Alexander street to 100 feet west of Prince 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.

And it is further ordained and determined that the tax-payers to be assessed for making such improvement, must pay their assessment in one payment as follows: All of the amount to be assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:
Ayes—Aid.Tracy,Sullivan,Marson,Fee,Kohlmetz.
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard.
Judson, Stein, Bohrer, Thayer—15.

FINAL ORDINANCE, No. 3214.

NORTH AVENUE SPRINKLING, (SEC. 3)

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations 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 heretofore published daily, in at least two of the daily newspapers printed in the City of Rochester for foundays, 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 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 notice, and after hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:
An ordinance to sprinkle North avenue (Sec. 3)
from Stevens street to 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 wit:

The sprinkling of North ave. (Sec. 3 (from the north line of Stevens street to the north line of Clifford street, during the season of 1887.

Clifford street, during the season of 1887.

And the whole expense should be defrayed by an assessment upon the lots and parcels of land to be benefitted 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 \$176.00, and said estimate being deemed reasonable, is here approved; and the portion of said city, 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:

One tier of lots and parcels of land on each side of North avenue, from the north line of Stevens st. to the north line of Clifford 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.

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:

All of the amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Boherer, Kelly, Thayer—16.

UNFINISHED BUSINESS.

The resolution to consider the application of the Rochester City & Brighton RR. Co. to lay a single track commencing at the junction of Avenue "A'' Vick Park, was, on motion of Ald. Thayer, postponed two weeks.

Ald. Kohlmetz moved that the final ordinance No. 3,175, Hudson Street McAdam Improvement be reconsidered. Adopted. Ald. Kohlmetz moved that the estimate be amended so as to read \$13,500 instead of \$9,750. Adopted. Under the rule action on the ordinance was postponed two weeks.

By Ald. Thayer—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 hereinafter named:

TAX LEVY-1887-8

TAX LEVY-1887-8.	
For Interest on the Bonded Debt as f	ollows .
At Seven Per Cent.: One year on \$75,000, Free Academy Building loan \$ 5,250 00 One year on \$150,000, floating debt loan (re-issue of loan of 1888-69-70, authorized	
May 6, 1873(
works loan	
school loan	
ester & State Line R. R.	
loan	
loan	
At four per cent.: One year on \$100,000, consol- idated loan (issued Aug. 1, 1882, res. C. C., March 30,	
1882, res. C. C., March 30, 1882) 4,000 00 One year on \$300,000, local improvement funding loan 12,000 00	
improvement funding loan 12,000 00	
\$360,540 00	
Less surplus from \$1,500 received from County Treasurer, Feby 15,1887, over one bond due that date\$1,000 00 And interest for one year on \$5000 @ 7 per cent 350 00 150 00	
Less amount to be paid in by Executive Board for surplus receipts over expenditures for water works 225,000 00	
	\$135,390 00
For payment of fifty bonds floating debt loan, due January 1, 1888. For erroneous assessments. For local assessments on city property. For all water used for city purposes. For support of the police. For general contingent expenses. For support and relief of the poor. For lighting the city. For Board of Health, including collection of garbage and deficiency of 1886. For City Property Fund. \$9,000 00	50,000 00 5,059 73 341 01 100,000 00 95,000 00 20,000 00 35,000 00 115,000 00 22,000 00
insur- ance school buildings 3,050 00	
For Park Fund	12,050 00 1,500 00
For Executive Board, as per	103,898 50
requisition: Extension of Water Pipe Fire Department Fund Highway Fund, including deficiency of 1886 128,000 128,000	
deficiency of 1886	. •
For Support of Common	307,000 00
Schools, as follows: 70,000 Building Fund. 10,000 Repair Fund. 10,000 Contingent Fund. 54,000 Teachers' Fund. 118,000	\$252,000 0 0
Total\$1	

16

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.
The resolution of Ald. Marson requesting the Mayor to execute a quit claim deed to Henry S. Brown and published at page 37 current proceedings, came up. On motion of Ald. Marson the resolution was adopted.
The following came up:

Intion was adopted.

The following came up:

"By Ald. Fee—Resolved, That the next regular meeting of the Common Council, Tuesday evening, May 17, 1887, be, and hereby is designated, as the time when any objections to the confirmation of the report of the commissioners in the matter of the commissioners in the matter of

the report of the commissioners in the matter of widening Euclid street will be heard. Adopted.' Allegations being called for and no persons ap-pearing, Ald. Fee moved that the report of the Commissioners for the widening of Euclid street be

confirmed.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Elliott, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.
The resolution relating to the removal of the Genesee Valley canal swing bridge and published

at page 52, current proceedings, came up.
Ald Kelley moved the resolution be referred to
the city surveyor to prepare an ordinance and report to this Board at the next meeting. Adopted.

MISCELLANEOUS BUSINESS.

By Ald. Thayer—Petition for stone sewer in Bay street. Referred to the City Surveyor to prepare

an ordinance.

By Ald. Thayer—Resolved, That the city clerk draw an order on the city treasurer in favor of Francis A. Schoeffel for three hundred (300) dollars to defray the necessary Decoration Day expenses, and charge contingent expense fund.

and charge contingent expense fund.

Adopted by the following vote:
Ayes—Ald. Tracy. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley. Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

By Ald. Thayer—Resolved, That the fee to be charged and collected for any roller skating rink, used exclusively for skating purposes, within the city be, and the same hereby is, fixed at the sum of one hundred dollars per annum, and for opera houses, halls or other places of amusement giving theatrical or other exhibitions, etc., the license fee therefore be, and the same hereby is, fixed at the sum of twenty-five dollars per year. The license year to commense on the first day of July in each year, and all licenses obtained under this resolution year, and all licenses obtained under this resolution year, and all neeness obtained under this resolution shall be subject to revocation at any time by this Common Council. The Clerk is hereby instructed and empowered, upon the payment to the Treas-urer of the requisite amount and the production to him of the Treasurer's receipt therefor by any re-current blue gasen company or comparation, to issue a putable person, company or corporation, to issue a license to him, them or it, in accordance with the

The Clerk is also hereby instructed to immediately enforce the collection of any and all license fees remaining unpaid and due to the city. Adopted. By Ald, Thayer—Resolved, Whereas the Roch-

fees remaining unpaid and due to the city. Adopted, By Ald, Thayer—Resolved, Whereas the Rochester City & Brighton Railroad Company has presented its petition to the Common Council of the City of Rochester for the consent of the City of Rochester for the construction, maintenance, operation and use of a railroad, and an extension and branches thereof on the surface of the soil trough, along and upon streats hereinsfter named and due along and upon streets hereinafter named, and due

along and upon streets hereinafter named, and due advertisement according to law has been had.

Resolved, That the consent of the City of Rochester be and it hereoy is given to the highest bidder at the sale hereinafter provided for, to construct, maintain, operate and use a railroad and certain extensions, branches and lines of railroad on the surface of the streets through, upon and along the following named streets, viz.: Two parallel tracks, known as double street rail tracks, commencing at the present tracks of the Rochester City & Brighton R. R. Co. at the intersection of East Main street and University avenue; thence along the center of East Main street railroad bridge to the intersection of East Main street railroad bridge to the intersection of East Main

treet with North Goodman street, together with switches, sidings, turnouts, turn tables and suitable stands in connection with said railroad extension, branches and lines as may be necessary for the convenient working of the railroad, upon the express condition that the provisions of Chapter 242 of the Large of the Carre of the press condition that the provisions of unapter and of the Laws of 1884 pertinent thereto shall be complied with, and upon the further provision and condition hereby made, that the right, franchise and privilege of using said streets to construct, maintain, use and operate a street surface railroad and said extension lines and branches shall be sold and said extension lines and branches shall be sold by and under the direction of the City Treasurer of the City of Rochester at public auction on the 21st day of June, 1887, 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 com-pany organized to construct, maintain and operate a street railroad in the city of Rochester and which will agree to give the largest percentage per annum of its gross receipts with adequate security by a bond or undertaking in writing and under seal in such form, condition, amount, and sureties as shall be required and approved by the City Treasurer of the city of Rochester for the fulfillment of said agreement and for the commencement and completion of such railroad lines, branches and extensions according to a plan or plans and the route or routes above herein referred to, within the time designated therefor by the provisions of chapter 642 of the laws of 1886 and the amendments thereof, which said bond shall be in the penal sum of \$10. will agree to give the largest percentage per annum 642 of the laws of 1886 and the amendments thereof, which said bond shall be in the penal sum of \$10,-000 with at least two sureties who shall be free-holders outside the county of Monroe.

The clerk is hereby directed to publish three times a week for at least three weeks in two daily

newspapers, published in the city of Rochester, to be designated by the Mayor, notice of the time, place and terms of such sale and of the route to be sold, and of the condition upon which the consent of the city of Rochester to the construction, maintenance, use and operation of said railroad line, branches and extensions will be given.

Lost by the following vote:

Ayes—Ald. Marson, Swikehard, Judson, Bohrer,
Thayer—5.

Nays—Ald. Tracy, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Stein, Kelly—10.
Ald. Kelly moved to reconsider the vote just Adopted.

taken. Adopted.
Ald. Tracy moved that the resolution lie on the

table until the next meeting. Adopted.

By Ald. Stein—Petition of Catherina Neuffer to erect a wood building, and moved that permission

By Ald. Stein—Resolved, That the name of Channing street be and hereby is changed to Hudson park, and the City Clerk be directed to enter the same in the street register and the Executive Board notified to place the usual street signs. Referred to the Committee on Opening and Alteration of

Ald. Judson moved that the resolution fixing the rates for theatrical exhibitions, &c., be reconsidered.

rates for theatrical exhibitions, &c., be reconsidered. Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16 Ald. Judson moved that the chair appoint a committee of three to fix rates for opera houses &c. Ald. Tracy moved as an amendment that roller rinks be licensed at \$100 per annum, Opera House at \$75 per annum, Academy at \$50 per annum, and all other places of amusement \$25 per annum. Adopted. The original resolution as amended was then adopted. then adopted.

By Ald. Selye-Petition of Fred Haight in relation to the sewer on Spencer street.

the Law Committee.

By Ald. Selye—Whereas, a justice of the Su-preme Court has rendered an opinion that the Rome and Watertown railroad have no legal right to the route on either side of the river as estab-lished by them, said route embracing the crossing of Vincent place at grade: now be it Resolved, That the president of this board be

Resolved, That the president of this board be and he hereby is directed to appoint a committee

of three to hear allegations from the parties in in-terest and the Rome & Watertown railroad and report to this board at its next regular meeting its findings in the case.

Ald. Kelly moved that the resolution lay on the

Ald. Kelly moved that the resolution lay on the table. Adopted.

By Ald. Elliott—Resolved, That the certain street or highway formerly known as Averill street together with the certain other street or highway formerly known as Munger street, are and be henceforth known and designated as one and the same thoroughfare under the name Averill avenue, extending from Monroe avenue to Mount Hope avenue. Hope avenue.

Referred to the Committee on opening and altera-

tion of streets

therefore to the committee on opening and afteration of streets.

By Ald. Elliott—
Whereas, Messrs. Ellwanger & Barry have offered twenty-two acres of land adjoining the water works reservoir, in the Twelfth ward, to the city for a public park, and have agreed to provide trees for its planting, and to construct certain new streets adjoining said park, provided the city will suitably care for the same and lay it out, and use it as a public park forever; therefore,
Resolved, That this Common Council accept the said gift on behalf of the city, and that the chair appoint a special committee of three Aldermen to act with the Mayor in perfecting the necessary agreements and papers for the legal conveyance of said tract of land to the city of Rochester for park purposes, and to determine the area of the city that shall be taxed for the maintenance of said park, the same to be reported to this Council for ratification.

ratification.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Judson, Kelly, Thayer-11

Nays-Ald. Selye, Hall, Swikehard, Stein, Bohr-

er-5.

By Ald. Elliott—Resolved, By the Common Council of the City of Rochester, that the Mayor be instructed to make it a condition in all contracts for lighting the city with electricity in the future, that the poles of any company granted the privilege of erecting said poles within the streets free of charge, shall be subject to the use of the city at any time for municipal purposes, free of charge, and that said companies shall, upon requirement of the city, remove those poles at any time after their use has been discontinued for three consecutive months. Adopted.

By Ald. Elliott—

Resolved. That the chair appoint a special com-

Resolved, That the chair appoint a special committee to act with the Mayor and a committee of citizens to consider and report to this Board a plan for the purchase of the fifty acres of the Warner estate and the sixteen acres of the Stanley estate, and the best method for the purchase and payment for the same; and that the following persons be reor the same; and that the following persons be requested to act as a committee of citizens to cooperate with said special committee: William C.
Barry, W. F. Balkam, Frederick Cook, L. Ward
Clarke, John Fahy, James S. Graham, Daniel T.
Hunt, E. M. Moore, M. D., Sr., John E. Morey, Jr.,
George Raines, Charles J. Burke, J. E. Booth and
M. Kondolf; and that said committee report to this Board its conclusions concerning the propriety of purchasing said property, and a plan for the pay-ment of the same and the management of the park if purchased. Adopted if purchased. Adopted. By Ald. Fritzsche—

ROCHESTER, May 16, 1887.

To the Honorable the Board of Aldermen of the City of Rochester:

GENTLEMEN-The Turner Society of this city GENTLEMEN—The Turner Society of this city being one of the oldest in the United States, has been entrusted by its brother societies of the Eastern District, embracing all the New England States, New York, New Jersey and part of Pennsylvania, with the arrangement of a festival, to take place from the 2d to 6th of July next, to which we respectfully and cordially invite your honorable body. As especially the grand gymnastic exhibition given on the Fourth of July, at the Driving Park, by a great number of members of the united

societies, intends to show the advantage of physical training, we sincerely hope that our city authorities, as well as many of our fellow citizens, will by thèir presence encourage our aim: Proportionate their presence encourage out and cultivation of body and mind. HERMANN PFAEFFLIN, Pres't. JOHN MEINSARD, Vice Pres't,

AUGUST BUCHTERKIRCH, Sec'y.

On motion of Ald. Fritzsche, the invitation was

accepted.

Ald. Kelly moved that the rule to adjourn at 10:30 be suspended for one-half hour. Adopted by

10:30 be suspended for one-half hour. Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.
Ald. Elliott moved that a special committee of three be appointed by the chair on the outlet sewer on the east side of the river. Adopted.
Ald. Elliott moved that the nominations of the Mayor for members of the Board of Health be taken from the table. Lost by the following vote:
Ayes—Ald. Marson, Fritszsche, Elliott, Judson—4.

SO11—4.
Nays—Ald. Tracy, Sullivan, Fee, Kohlmetz Foley, Selye, Hall, Świkehard, Stein, Bohrer, Kelley, Thayer—12.
By Ald. Kohlmetz—Resolved, That a license be granted to Dorris & Colvin to exhibit a circus and menagerie one day, June 16, 1887, upon the payment into the city treasury of the sum of fifty dollars. Adorted

lars. Adopted.

By Ald. Kohlmetz—Resolved, That the City
Surveyor be and is hereby directed to establish the

grade on Livingston street. Adopted.

By Ald. Kohlmetz-

To the Hon, the Common Council of the City of Rochester

Rochester

Gentlemen—The undersigned, a resident and freeholder on North St. Paul street, in said city, respectfully asks your honorable body to cause immediate legal measures to be taken to prevent the Rome, Watertown & Ogdensburg Terminal railroad from further interfering with North St. Paul street, and to compet them to restore said street to its former condition.

Trusting that immediate action may be taken in this matter and that thereby citizens may be relieved from the necessity of instituting legal proceedings, I am

Villiam Corning, Per J. S. C.

Dated Rochester, N. Y., May 17, 1887.

Ordered received, filed and published.

By Ald. Kohlmetz, Resolved, That the City Attorney be and hereby is authorized and instructed to commence immediate proceedings against the Rome, Watertown & Ogdensburg Terminal Railroad Company to prevent the further tearing up or excavations in North St. Paul street, and to compel said Company to restore said street to its former condition, and for such other relief as may be proper.

be proper.

Referred to the Law Committee to report back

to this Board at the next meeting.

OFFICE OF THE CITY ATTORNEY, No. 19 CITY HALL BUILDING,

To the Hon. the Common Council of the City of Rochester:

Rechester:

Gentlemen—At your meeting of April 19, 1887, a resolution was offered by Ald. Elliott to the effect that the City Attornoy be instructed to appeal from the judgment of injunction and costs in the case of the New York Central and Hudson River Railroad Company and others against The City of Rochester and John Creegan to the General Term, and to take such steps as would render such appeal effectual, which resolution was, upon motion of Ald Thayer, laid on the table.

Knowing that the rights of the city involved were important, and desiring that the city should have

Knowing that the rights of the city involved were important, and desiring that the city should have the benefit of the appeal, if your honorable body should ultimately so decide, when said resolution should be called from the table, I deemed it my duty to take an appeal, pending the decision of your honorable body.

I now desire your further instruction in the mater, whether the said appeal shall proceed to argument, or whether I shall be directed to discontinue the action.

Respectfully submitted,
IVAN POWERS, City Attorney.
Referred to the Law Committee.

Ald. Foley moved that the Surveyor establish the tines of Brown street from West avenue to King

Street. Adopted.

By Ald. Foley—Bill of Rochester Gas Co., for gas at the Free Academy, \$252.90. Referred to the Lamp Committee.

The chair announced the following special com-

mittees:

On public parks—Ald. Elliott, Judson, Fee. On east side sewer—Ald. Elliott, Thayer, Kelly. On revising proceedings—Ald. Foley, Swikehard. Elliott.

Committee to act with citizens on public parks-

Ald. Elliott, Foley, Marson. The Board then adjourned.

PETER SHERIDAN, City Clerk.

In Common Council-May 21, 1887.

SPECIAL MEETING.

Ald. Swikehard moved that Ald. Kelly act as chairman. Adopted.

Ald. Elliott moved that F. J. Irwin act as Clerk

Present—Ald. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Selye, Swikehard, Judson, Stein, Kelly, Thayer—12. From the Mayor-

MAYOR'S OFFICE, ROCHESTER, N. Y., May 20, 1887.

F. J. Irwin, Acting City Clerk:

DEAR SIR: Please call a special meeting of the Common Council for Saturday, May 21st, at 11 o'clock a. m., at the Council Chamber, for the purpose of taking such action as may be deemed advisable in relation to the alleged unsafe condition of the Smith building, at the corner of West Main street and Lyving Please. of the Smith pundance, street and Irving place.

CORNELIUS R. PARSONS, Mayor.

ROCHESTER, N. Y., May 20, 1887.

Hon. C. R. Parsons, Mayor:

Hon. C. R. Parsons, Mayor:

Dear Str.—About three weeks ago myself and the Wood Building Committee notified the owners of the Smith building on West Main street near Irving place, that the remaining portion of their building was unsafe and in a dangerous condition. Since then I have had their promises that they would take it down, but up to this moment nothing has been mon Council meets again, I think it is my duty to notify you as the chief executive officer of the city, the condition the remaining portion of said Smith block is in, and that something should be done at once, before any lives are lost by it falling down. Will you please advise me in the matter and oblige ARTHUR MCCORMICK,

Fire Marshal.

Ordered received, filed and published.

Ordered received, filed and published.

By Ald. Stein—
Whereas, The Fire Marshal has notified the Mayor that the building known as the Smith block on West Main street, near Irving place, is unsafe and in a dangerous condition and liable to fall and in the street was some different therefore.

and in a dangerous condition and liable to fall and injure persons and property; therefore, Resolved, That the Fire Marshal be directed to notify the owners or occupants of said building to put the same in a safe condition, or take down the said building immediately or such parts thereof as may be unsafe, after notice being served on said owner or occupant, and if the owner or occupant, and if the owner or occupant in the fire Marshal be and hereby is directed to take down said unsafe building, or such part thereof as may be unsafe, at the expense of the city on account of the owner of the premises, and report the

amount of said expense to the Common Council and the same to be assessed on the land whereon said building stands as authorized by section 277 of the city charter.

Adopted by the following vote:
Ayes—Ald. Sullivan, Marson, Fee, Fritzsche,
Elliott, Selye, Swikehard, Judson, Stein, Kelly,
Thayer—11.

By Ald. Stein—
Whereas, As it appears by the report of the Fire Marshal the further continuance by the contractor in charge of constructing the building for the German Insurance Company at the corner of West Main street and Irving place of the work of excavating for such building is likely to increase the insecure and dangerous condition of the adjoining building to the east thereof, known as the Smith Block or Arcade, and likely to further in-crease the probability of said Smith Block or Ar-cade falling thereby rendering persons and prop-

cade falling thereby rendering persons and property unsafe.

Therefor, be it, Resolved, that the said contractor be, and he hereby is, directed to immediately discontinue such excavation and take immediate steps towards the shoring up and securing from falling said adjoining Smith Block or Arcade.

Adopted by the following vote:

Ayes—Ald. Sullivan, Marson, Fee, Fritzsche, Elliott, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—12.

Approved May 21, 1887

liott, Seiye, A.M.,
Thayer—12.
Approved May 21, 1887.
By unanimous consent, Ald. Elliott moved that
the city surveyor be directed to establish the grade
on the north side of Harvard street, between Rowley street and Goodman street. Adopted.
On motion of Ald. Selye the board then adiourned.

F. J. IRWIN, Acting Clerk.

In Common Council-May 27, 1887.

SPECIAL MEETING.

The Clerk called the meeting to order. Ald. Elliott moved that Ald. Thayer act as temporary chairman. Adopted.

Present—Ald. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Selye, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—13.

Absent—Ald. Tracy, Foley, Stein—3.

By the Clerk—

To His Hon. Wm. H. Tracy, Acting Mayor of the City of Rochester:

You are hereby requested to call a special meeting of the Common Council for Friday, the 27th day of May, 1887, at 4 o'cloce p. m., to receive the report of the Law Committee, relating to the matter of bringing an action against the R., W. & O. T. Co., which was referred to them by said Council.

H. KOHLMETZ,
H. G. THAYER,
JAMES S. JUDSON,
Law Committee.

Ordered received, filed and published. By the Clerk-

ROCHESTER, May 26, 1887.

Peter Sheridan, City Clerk:

DEAR SIR—In accordance with the request of the Law Committee, please call a special meeting of the Common Council for Friday, May 27th, 1887, at 4 o'clock p. m., for the purpose of considering matters pertaining to the R., W. & O. R. R. T. Co.

Ordered received, filed and published.

By Ald. Kohlmetz—

piny and the Rome, Watertown & Ogdensburg Railroa 1 Company, similar to the draft which accompanies this report, that the right to said terminal railroad company to cross North St. Paul street under grade be given, subject, however, to all the conditions referred to in said undertaking and the report of Emil Kuichling, chairman of the Executive Board, to that body, mentioned in said undertaking, and that the accompanying resolution for that full pose be adopted by your honorable body.

taking, and that the accompanying resolution for that purpose be adopted by your honorable body. We believe that the interests of the city will be promoted by such resolution and consent therein tranted, and, that by giving such consent for the crossing of North St. Paul street, as aforesaid, the city will not be estopped from preventing the occupation of White or Cliff street or Vincent Place at g.ade, under the decision of Mr. Justice Macombeth

All of which is respectfully submitted.
H, KOHLMETZ,
H, GTHAYER,
JAMES S. JUDSON,
GEORGE W. ELLIOTT,
JOSEPH H. FEE,
Law Committee

Agreement and undertaking entered into on the day of May, 1887, by the Rome, Watertown & Ogdensburg Terminal Railroad Company, and the Rome, Watertown & Ogdensburg Railroad Company, both being corporations duly organized and existing under the laws of the state of New York, parties of the first part, and the City of Rochestra domestic municipal corporation, unly created under the laws of the state of New York, party of the second part.

Witnesseth, as follows:

WHEREAS, The City of Rochester has given its consent and assent that the Rome, Watertown & Ogdensburg Terminal Railroad Company construct its track across North St. Paul street in said city by an under crossing, at or near the property known as "Brinker Place," and the Executive Board of said city has also given its assent and consent to said crossing, and to the method of construction, fully set forth in the report of Emil Kuichling, Esq., chairman of the board, dated May 6, 1887, and adopted by said board on that day, upon the condition that this undertaking he given

tion that this undertaking be given.

Now, therefore, in consideration of such consents and assents or grants, and for value received, the said parties of the first part do hereby covenant and agree to and with the said party of the second part that they will, and do hereby, undertake and agree that said railroad company shall construct, and perpetually maintain, the bridge and fences referred to in said report, and if said company makes new grades for the roadway and sidewalks of North St. Paul street, the same shall be on an inclination of not more than one foot vertical to thirty feet horizontal measurement, and, in carrying out this work, the new surfaces of the street thus formed excepting the bridge, shall be provided in all respects with the same quality of roadway and sidewalk improvements, at the company's sole expense, as now exists at the locality under consideration, and in the manner and as indicated and directed in said report; and that said company perform all said work in the manner and as indicated and directed by said report of said Emil Kuichling, adopted by said Executive Board, and thoroughly maintain at its own expense all portions of said roadway and sidewalks so raised or altered in grade for at least one year from the completion of the work; and pay all costs of the inspection of said work; and that said company shail perpetually and at all times indemnify and save harmless said city from any and all loss or damage whatever which may result to it, or to any or all owners of property drained by, or assessed for the construction of said North St. Paul street sewer, by reason of the operations of said company in altering said sewer at the point in question, as contemplated by said report; and if any nuisance shall hereafter arise by reason of the discharge of storm water or sewage through the storm water outlet and cast iron pipe referred to in said report, that said company shall cause such nui-

sance to be promptly abated, at its own expense; and that said company shall at any and all times give to said city and its duly authorized agents free access to said main sewer and its adjuncts at said locality and the right to deepen and enlarge said sewer at any and all times hereafter, and that said company shall restore to as good condition as they were before such work was begnn all water mains, were before such work was begin all water mains, services, sewers, hydrants, attachments and appurtenances of the water works of said city, which may be disturbed or affected by the construction of any portion of said work; and that said company shall, during the progress of the excavation necessary for the construction of said work, erect and maintain proper and suitable guards, barriers and lights about said excavation, and shout any and all embankments, niles of dirk and about any and all embankments, piles of dirt, stone, pipe or other obstruction connected therewith, and shall save harmless said city from any and all loss or damage caused by neglect to observe each and every of the conditions herein set forth; and that said company shall indemnify and save harmless said city from any and all amages which it may be compelled to pay in any action or actions or proceeding or proceedings brought against said city by any property owners on St. Paul street to recover damages on account of the change of grade of said street or the construction, maintenance and operation of said railroad thereunder in accordance with the provisions of said report. Provided, however, that said company shall be seasonably notified of the commencement of any such action or actions against the city and shall be allowed to assist in the defense of the same in the name of said city or athorwing on it must aloct with the like city or otherwise, as it may elect with the like force and effect as said city coulp or would do, and that each and every condition imposed upon said that each and every condition imposed upon said company in and by said report (except the portion thereof requiring the giving of an undertaking agreeing to pay, or the agreement to pay by said company to any person injured any and all damages occasioned by said change of grade, other than to indemnify the city as aforesaid) shall be at all times kept and observed by and on the part of said company.

said company.

It is further agreed, and it shall be one of the conditions of this undertaking, that this undertaking shall be a continuing security for the objects and purposes aforesaid and as many and divers actions may be brought and recoveries had upon this undertaking as causes or rights of actions may at any and all times accrue to said city under any of the conditions hereof. In witness whereof the said the Rome, Watertown & Ogdensburg Terminal Railroad Company and the said the Rome, Watertown & Cogdensburg Railroad Company have resectively surguest to the order

In witness whereof the said the Rome, Watertown & Ogdensburg Terminal Railroad Company and the said the Rome, Watertown & Ogdensburg Railroad Company have respectively pursuant to the order of their respective boards of directors caused this agreement to be signed on their behalf by their respective presidents and their respective corporative seals to be hereto affixed and attested by their respective secretaries the day and year first above written.

Resolved, That the consent of the city of Rochester and this Common Council be, and the same hereby is, given to The Rome, Watertown & Ogdensburg Terminal Railroad Company to cross North St, Paul street under grade, by constructing its track at a point at or near the property known as "Brinker Place," and to raise the present grade of the roadway and sidewalk of said street at such point four feet, in the manner, and as provided, in all respects, by the report of Emil Kuichling, chairman of the Executive Board of the city of Rochester, to that body on May 6th, 1887, provided that an undertaking executed by said railroad company and the Rome, Watertown & Ogdensburg Railroad Company, duly acknowledged, and in the form specified in the annexed draft, be delivered to the city, so that the same may be recorded at length in the Monroe county clerk's office, and provided that such crossing be made strictly according to the Emil Kuichling, and this permit shall entite said railroad company to complete its said crossing said railroad company to complete its said crossing at undertaking being executed and delivered such nothing contained in this resolution shall be deemed

or taken to be, or shall be, a consent or permit on the part of said city, or of this Common Council, for said railroad company to lay its track or tracks across or in or upon White or Cliff streets, or Vincent Place, on the west side of the Genesee river, cent Place, on the west side of the Genesee river, at grade, nor to be to the prejudice or right of such city, this Common Council, said Executive Board, and any and all other officers and agents of said city to prevent the occupation of said streets at grade by said railroad company or its tracks, or the assert any other rights, benefits or privileges which the city may, can or shall have.

Ald. Kelly moved that the report of the Law

Ald. Kelly moved that the report of the Law Committee and the resolution giving the right to the Rome, Watertown & Ogdensburg Terminal R. R. Co. to cross North St. Paul street be adopted. Adopted by the following vote: Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—12.

'Nays—Ald. Selye—1.

Ald. Selye moved that the clause permitting the R. & W. R. R. "to complete its crossing and to do any and all acts necessary and proper for the completion and full enjoyment of said crossing?" be referred to the Law Committee, to report at the next meeting. next meeting.

Ald. Kelly moved to adjourn.

Adopted by the following vote:
Ayes—Ald. Sullivan, Marson, Kohlmetz Fritzsche, Swikehard, Bohrer, Kelly—7.

Nays—Ald. Fee, Elliott, Selye, Hall, Judson, Thayer—6.

PETER SHERIDAN, City Clerk.

In Common Council, May 31, 1887.

REGULAR MEETING.

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

Present—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15. Absent-Ald. Bohrer.

APPROVAL OF THE MINUTES.

The minutes of the previous meetings were approved as published in the Book of Proceedings. PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCES.

By Ald. Marson-Petition for sprinkling Atkinson street and Plymouth avenue; also, petition for a sewer in Glasgow street. Referred to the Sur-veyor to prepare ordinances. By Ald. Elliott—Petitions of Frederick Cook to

DY AIU. EMBOUT—FEITIONS OF Frederick Cook to remove a wood building, and A. Hays to erect a wood building. Permission was granted under direction of the Fire Marshal; also, a petition for electric lights in Marshall street. Referred to the Lamp Committee.

By Ald. Elliott—Petition for a special assessment on the lots on Arnold Park. Received and

filed.

filed.

By Ald. Elliot—Whereas, A majority of all the owners of lots on Arnold Park have petitioned 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 provisions of chapter 96 of the laws of 1880, therefore,

Resolved, That the City Assessors be, and they are hereby 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 ot 1887, and the City Treasurer is hereby authorized to pay the sum thus assessed and collected to James W. Fry, he being the person designated to receive the same. taus assessed and collected to James W. Fry, he being the person designated to receive the same, and the City Clerk is hereby directed to transmit to said Assessors and City Treasurer a certified copy of this resolution.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Kelly, Thayer—13.

Joseph Greenauer,	collect	ing garb	age\$	52 25
Jacob Rauber				171 00
Peter Hardy,				171 00
John Baker.				171 00
Jacob Stein				171 00
Patrick Bradley				168 68
Wm. Rosengreen,				171 00
Chas Jeffords,				171 00
Martin Mason,				171 uu 🖁
Daniel Hickey				171 00

favorably the bills referred to the Health Commit-

Ald. Elliott moved that rule 38 of the rules of the board be suspended, and that the health bills be placed upon the finance budget. Adopted by the

placed upon the mance bluget. Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Kelly, Thayer—13.
By Ald. Foley—Petition for water in West Frost avenue. Referred to the Water Works Committee and Executive Board.

Ald. Foley presented petitions of M. C. Leahy, John Hennemann and Mary Wiggins for permission to erect wood buildings, and moved that permission be granted. Adopted. Also, a petition for sidewalks on Hawley street. Referred to the sur-

veyor to prepare an ordinance.

By Ald. Selye—Petition for a pipe sewer on Cliff street. Referred to the surveyor to prepare an ordinance. Also, a remonstrance against a sewer in. Jones and Fulton avenues. Ordered received and

By Ald. Hall—Petition of Edward Goggin for permission to erect a wood building. Referred to-the Wood Building Committe and Fire Marshal with power to act.

By Ald. Swikehard—Petitions of William B. Geddes and Michel Michel; referred to the Wood Building Committee and Fire Marshal with power

By Ald. Stein-Petition for sprinkling Buchan park; referred to the Surveyor to prepare an ordinance

By Ald. Kelly—Petitions for a pipe sewer in Reis park and plank walk on Centennial street; referred.

to the Surveyor to prepare ordinances.

By Ald. Thayer—Petitions for the improvement of Park avenue and a plank walk on Parsells avenue; referred to the Surveyor to prepare ordinary.

Also, petitions of James Vick to move and F. G. Wulschleger to erect wood buildings; referred to the Executive Board and Fire Marshal with power to act.

By Ald. Thayer—Petition of C. H. Wiltsie, in re-lation to the grading of Pardee Terrace. Referred to the Committee on Opening and Alteration of

Streets and City Surveyor.

By Ald. Kohlmetz—Petitions, of Oscar Knebel and M. E. Conegan. Referred to the Wood Bullding Committee and Fire Marshal, with power to

REPORTS OF STANDING COMMITTEES. By Ald. Fritsche-

ROCHESTER, May 19, 1887.

To the Honorable, the Common Council: GENTLEMEN—Your Water Works Committee and the Executive Board, at a meeting held May 18, 1887, determined by resolution duly adopted to make the following recommendations to the Common Council: First—That the Executive Board be authorized and directed to extend water mains in the following named streets, at an estimated expense of \$14,200:

Avenue E, from North St. Paul street to a point 700 feet east.

River street, from North St. Paul street to North Water street.

Cady street, from present end of pipe to Snyder

Cottage street, from present end of pipe to Genesee street.

Litchfield street, from East Maple street to New York Central railroad.

Third avenue, from presentend of pipe to Glen-

wood avenue. Adwin street, from Monroe avenue to south end

of Adwin street. Grand avenue, from East Main street to about 1,100 feet east. Oxford street, from Brighton avenue to Nichols

Parsells avenue, from East Main street to about 600 feet east.

East Main street, from Garson avenue to Parsells avenue.

Carl park, from Clinton street to Joiner street. Anderson avenue, from University avenue to Norwood street, Nagle street, from Pinnacle avenue to about 500

feet east. North street, from Alphonsus avenue to Clifford

Lois street, from Warner street to Rogers ave-

nue. Wolff street, from Warner street to Rogers ave-

Marnerstreet, from present end to Otis street.

Second—That the advances heretofore made by the following named citizens to the Water Pipe Extension Fund and used in the extension of water mains be refunded to them out of moneys appropriated in the present tax levy for said water pipe extension fund.

Names of parties making advances to the water pipe extension fund and the amounts of such ad-

vances:		
Wm. B. Morse and others for West ave	\$ 800	00
George W. Crouch for Avenue A		78
Genesee Brewing Co., for Cataract st		35
George W. Crouch for Park Row		62
Elenor Doran for Edith st		09
George W. Crouch for Taylor st	. 58	11
Estate of Henry Kondolf for Campbell st.		94
Thomas Dransfield for Myrtle Hill Park		27
Lucy E. Hayward for Hayward ave		90
Rochester Car Wheel Works for Henry st.		35
Rochester Car Wheel Works for Leighton	i	
ave	321	00
Rochester Car Wheel Works for Schanck		
ave	1,893	53
Seymour G. Dana for Yale st	496	10
Motol	ውሥ በምበ	<u></u>

Your Committee ask that the Common Council shall in pursuance of the foregoing recommendations adopt the amended resolutions,

Respectfully submits 3

the amended resolutions,
Respectfully submitted,
FRANK FRITZSCHE,
JOHN H. FOLEY,
W. H. Marson, JOSEPH H. EEE, GEO. W. ELLIOTT, Water Works Committee. E. KUICHLING, Executive Board.

By Ald. Fritzsche—Resolved, That the Executive Board be and it is hereby authorized and directed to extend water mains in the several streets recommended in the report of the Water Works Committee and the Executive Board, this day submitted to this Board. mitted to this Board.

Also, Resolved, That the Executive Board be Also, resolved, That the Executive board be directed to prepare vouchers and to audit the accounts of the several parties who are stated in said report to have advanced moneys to the Water Pipe Extension Fund for the extension of water mains.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Kelly, Thayer—14.

By Ald. Kohlmetz-

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

GENTLEMEN—Your Law Committee, to whom B. Cramer, groceries.

was referred the communication of the City Attorney relating to his taking an appeal in the case of the New York Central & Hudson River Railroad

John Hossfeld, bread.

John Hossfeld, bread.

Company and others against the city and another to the General Term, would report that after having investigated the matter, we are of the opinion that the action of the City Attorney in taking such appeal should be confirmed, and ratified, for the reason that the rights of the city therein involved are important, and should be examined by the General Term, and, to that end, we recommend the adoption of the following resolution.

H. KOHLMETZ,
H. G. THAYER,
JAMES S. JUDSON.

JAMES S. JUDSON, JOSEPH H. FEE, GEO. W. ELLIOTT, Law Committee.

By Ald. Kohlmetz—
Resolved, That the action of the City Attorney
in taking an appeal from the judgment of injunction and costs against the city in the action of the
New York Central & Hudson River Railroad Company and others against the city and another, to
the General Term heretofore, be, and the same is
hereby ratified and confirmed. Adopted.

Ald. Kohlmetz presented a report from the Law
Committee relating to the Rome, Watertown &
Ogdensburg Railroad Company.
Ordered received and filed. By Ald. Kohlmetz-

Ordered received and filed.

FINANCE BUDGET No. 2.

By Ald. Thayer—Resolved, That in pursuance of Section 58 of the City Charter, the City Clerk be, section as of the City Charter, the City Cierk 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 respective 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: as follows :

CONTINGENT FUND.

continuating fents.	
PAY ROLL MONTH MAY,	
C. R. Parsons, Mayor	275 00
John A. Davis, Treasurer	375 00
	166 66
Edward Thomas clark ::	
F. P. Allen, Asst. Treasurer. Edward Thomas, elerk Chas. M. Beattie, A. D. Davis, City Treasurer's office. Fred E Shedd,	91 67
Chas. M. Deattle,	83 33
A. D. Davis, City Treasurer's omce	70 00
Fred E Shedd, Ivan Powers, City Attorney	60 00
Ivan Powers, City Attorney	333 33
n. J. Sumvan, Assistant City Attorney	166 66
E. D. Smith, Stenographer	75 00
W. J. Burke, Clerk I. F. Quinby, Surveyor	70 00
I. F. Quinby, Surveyor	191 66
W. J. Stewart, Assistant Surveyor	125 00
W. B. Sackett,	83 33
W. W. Race.	63 33
I. H. Quinby.	63 33
John Kenvon.	54 16
Wm. M. Rehasz.	75 00
C. E. Bingham	50 00
I. F. Quinoy, Surveyor W. J. Stewart, Assistant Surveyor W. B. Sackett, W. W. Race, I. H. Quinby, John Kenyon, Wm. M. Rebasz, C. E. Bingham, Martin Wahl L. Y. McConnell, L. A. Portt City, Assassor	48 33
I. V. McConnell	25 00
I. A. Drott City Accept	225 00
V Florkonstein 0 days	77 89
L. A. Pratt, City Assessor. V. Fleckenstein, 9 days. M. J. Mahar, Jacob Gerling 17 days.	
M. J. Manar,	225 00
Jacob Gering 17 days	147 11
Thos. E. White, Judge Municipal Court	200 00
Geo. E. Warner, Wm. F. Chandler, Clerk Peter Sheridan, City Clerk	200 00
Wm. F. Chandler, Clerk	75 00
Peter Sheridan, City Clerk	166 66
F. J. Irwin, City Messenger	100 00
Wm. Butler, Assistant City Messenger	20 83
	100 00
Daniel O' Neil, Watchman City Hall	75 00
Daniel O' Neil, Watchman City Hall John O' Leary, Engineer	75 00
Peter G. Miller, Janitor City Bld'g	75 00
Geo. A. Benton, Clerk Civil Service Com	25 00
William H. O'Kane, Milk Inspector	83 33
_	00 00
POOR FUND.	
J. C. Wright rent.	6 00
J. C. Wright, rent F. W. Yauchzi, rent	6 00
Mary B. Daily, rent	3 75
Frank Defendorf, groceries	7 00
	27 00
B. Cramer, groceries	
August Witzel, bread	18 23
Geo. Oppel, bread	13 90

Michael McCormick, back hree	Jos. Schleyer, meat	73 77 (E. P. Olmstead, meals	for prisoners.		12 50 3 00
Michael McCormick, back hre.	O'Kane Bros., meat.	185 52	Union and Advertiser	Co., blanks		3 00
Section Sect	Michael McCormick, hack hire		Standard Cab Co., serv Maggie Gaffney, clean	nces		4 50 13 00
Seminaria & Casey, coal. 144 186 187 1	Jus. Kavanagn, nack nire	2 00	Addie Mosher, washin	g		3 00
Sept	Gerling Bros., flour	210 28	J. R. Chamberlain, hos	e	ohones	18 36
PAY ROLL FOR MONTH OF MAY. A. H. Martin, Overseer. 141	Bernhard & Casey, coal	154 13				\$505 00
A H Matton Overseer	W. C. Dickinson, coal		-			
Jos. Eagan, 60. Hartel, 62. 20. Chas. McGormes, Ast. Chief and Day Cap 160. Geo. Hartel, 62. 20. Dr. J. I. Rosenboom, eity physician. 44. 66. John E. McGormes, 61. 20. Dr. A. R. Guilins, eity physician. 44. 66. John E. McGormes, 61. 20. Dr. A. R. Guilins, eity physician. 44. 66. John E. McGormes, 62. 20. Dr. A. R. Guilins, eity physician. 44. 66. John E. McGormes, 62. 20. Dr. A. R. Guilins, eity physician. 44. 66. John E. McJormes, 62. 20. Dr. P. auline Morton, eity physician. 44. 66. John E. McJormes, 62. 20. Dr. P. auline Morton, eity physician. 44. 66. John E. Mayden, Detective 90. Dr. P. auline Morton, eity physician. 44. 66. John E. McJormes, 62. Dr. P. auline Morton, eity physician. 44. 66. Dr. P. auline Morton, eity physician. 44. 66. John E. McJormes, 62. Dr. P. auline Morton, eity physician. 44. 66. Dr. P. A. Burchill, 85. Dr. P. auline Morton, eity physician. 44. 66. Dr. P. Carlette, 90. Dr. P. auline Morton, eity physician. 44. 66. Dr. P. Carlette, 90. Dr. P. auline Morton, eity physician. 44. 66. Dr. P. Carlette, 90. Dr. P. auline Morton, eity physician. 44. 66. Dr. P. A. R. E. Allerth, 90. Dr. P. A. R. E. A. Burchill, 80. Dr. P. A. Burchill, 80. Dr. P. A. Burchill, 90. St. Roworth, and physician. 44. 66. Dr. P. A. Burchill, 90. Dr. A. B. Burchill, 90. Dr	PAY ROLL FOR MONTH OF MAY.					901
Jos. Eagan, 60. Hartel, 62. 20. Chas. McGormes, Ast. Chief and Day Cap 160. Geo. Hartel, 62. 20. Dr. J. I. Rosenboom, eity physician. 44. 66. John E. McGormes, 61. 20. Dr. A. R. Guilins, eity physician. 44. 66. John E. McGormes, 61. 20. Dr. A. R. Guilins, eity physician. 44. 66. John E. McGormes, 62. 20. Dr. A. R. Guilins, eity physician. 44. 66. John E. McGormes, 62. 20. Dr. A. R. Guilins, eity physician. 44. 66. John E. McJormes, 62. 20. Dr. P. auline Morton, eity physician. 44. 66. John E. McJormes, 62. 20. Dr. P. auline Morton, eity physician. 44. 66. John E. Mayden, Detective 90. Dr. P. auline Morton, eity physician. 44. 66. John E. McJormes, 62. Dr. P. auline Morton, eity physician. 44. 66. Dr. P. auline Morton, eity physician. 44. 66. John E. McJormes, 62. Dr. P. auline Morton, eity physician. 44. 66. Dr. P. A. Burchill, 85. Dr. P. auline Morton, eity physician. 44. 66. Dr. P. Carlette, 90. Dr. P. auline Morton, eity physician. 44. 66. Dr. P. Carlette, 90. Dr. P. auline Morton, eity physician. 44. 66. Dr. P. Carlette, 90. Dr. P. auline Morton, eity physician. 44. 66. Dr. P. A. R. E. Allerth, 90. Dr. P. A. R. E. A. Burchill, 80. Dr. P. A. Burchill, 80. Dr. P. A. Burchill, 90. St. Roworth, and physician. 44. 66. Dr. P. A. Burchill, 90. Dr. A. B. Burchill, 90. Dr	A. H. Martin, Overseer	141 66	B. Frank Enos. Police	Clerk		291 67 125 00
Jos. Eagan, 60. Hartel, 62. 20. Chas. McGormes, Ast. Chief and Day Cap 160. Geo. Hartel, 62. 20. Dr. J. I. Rosenboom, eity physician. 44. 66. John E. McGormes, 61. 20. Dr. A. R. Guilins, eity physician. 44. 66. John E. McGormes, 61. 20. Dr. A. R. Guilins, eity physician. 44. 66. John E. McGormes, 62. 20. Dr. A. R. Guilins, eity physician. 44. 66. John E. McGormes, 62. 20. Dr. A. R. Guilins, eity physician. 44. 66. John E. McJormes, 62. 20. Dr. P. auline Morton, eity physician. 44. 66. John E. McJormes, 62. 20. Dr. P. auline Morton, eity physician. 44. 66. John E. Mayden, Detective 90. Dr. P. auline Morton, eity physician. 44. 66. John E. McJormes, 62. Dr. P. auline Morton, eity physician. 44. 66. Dr. P. auline Morton, eity physician. 44. 66. John E. McJormes, 62. Dr. P. auline Morton, eity physician. 44. 66. Dr. P. A. Burchill, 85. Dr. P. auline Morton, eity physician. 44. 66. Dr. P. Carlette, 90. Dr. P. auline Morton, eity physician. 44. 66. Dr. P. Carlette, 90. Dr. P. auline Morton, eity physician. 44. 66. Dr. P. Carlette, 90. Dr. P. auline Morton, eity physician. 44. 66. Dr. P. A. R. E. Allerth, 90. Dr. P. A. R. E. A. Burchill, 80. Dr. P. A. Burchill, 80. Dr. P. A. Burchill, 90. St. Roworth, and physician. 44. 66. Dr. P. A. Burchill, 90. Dr. A. B. Burchill, 90. Dr	Thos. Swanton.		Jos. P. Cleary, Chief F	olice		150 00
Dr. J. L. Rosenboom, city physician. 41 66 Frank B. Allen, 50 Pr. N. M. Collins, city physician. 41 66 Dr. A. R. Gumbarts, city physician. 41 66 Dr. A. R. Gumbarts, city physician. 41 66 Dr. A. R. Gumbarts, city physician. 41 66 Dr. Go. H. Pischer, city physician. 41 66 Dr. Go. H. Pischer, city physician. 41 66 Prank S. Skuse, 50 00 Dr. Go. H. Pischer, city physician. 41 66 Prank S. Skuse, 50 00 Dr. Go. H. Pischer, city physician. 41 66 Prank S. Skuse, 50 00 Dr. Go. H. Pischer, city physician. 41 66 Prank S. Skuse, 50 00 Dr. Go. H. Pischer, city physician. 41 66 Prank S. Skuse, 50 00 Dr. Go. H. Pischer, city physician. 41 66 Prank S. Skuse, 50 00 Dr. Go. H. Pischer, city physician. 41 66 Prank S. Skuse, 50 00 Dr. Go. H. Pischer, city physician. 41 66 Prank S. Skuse, 50 00 Dr. Go. H. Pischer, 50 00 Dr. Go. H. Pi	Jos. Eagan,	75 00	Unas. McCormick, Assi	t. Chief and I	oay Cap	116 67 108 33
Dr. N. M. Collins, etty physician.	Geo. Hartel, Dr. J. L. Rosenboom, city physician		Frank B. Allen,			85 00
Dr. Pauline Morton, elty physician.	Dr. N. M. Comms, City physician	41 66	John A. Baird,	•••		85 00
Dr. Pauline Morton, elty physician.	Dr. A. R. Gumbarts, city physician		Frank S. Skuse.			85 00 75 00
F. P. Dickinson, Excise Com's	Dr. Pauline Morton, city physician		John C. Hayden,	Detective		90 00
Jas. Malley,	Dr. Geo. H. Fischer, city physician	41 66	Thos. Lynch, Henry Baker.	••	• • • • • • • •	90 00 90 00
Millar M	P. P. Dickinson, Excise Com's		Thos. A. Burchill,	••		85 00
Millar M	C. Herzberger,	60 00	Peter Lauer,	••		90 00 90 00
John Becker, collecting garbage to May 14. 171 00 Chas. Jeffords 171 00 Martin Mason 171 00 Joseph Greenour 52 25 Martin Mason 171 00 Joseph Greenour 52 25 Moltan 171 00 Joseph Greenour 52 25 Moltan 171 00 Jacob Rauber 171 00 Jacob Stein, 171 00 Moltan 171 00 Mo	John H. Mason, clerk.	65 00	Patk. C. Kavanagh.			90 00
John Becker, collecting garbage to May 14. 171 00 Chas. Jeffords 171 00 Martin Mason 171 00 Joseph Greenour 52 25 Martin Mason 171 00 Joseph Greenour 52 25 Moltan 171 00 Joseph Greenour 52 25 Moltan 171 00 Jacob Rauber 171 00 Jacob Stein, 171 00 Moltan 171 00 Mo	HEALTH FUND.	18.00	Thos. Dukelow,	••	• • • • • • •	90 00
John Becker, collecting garbage to May 14. 171 00 Chas. Jeffords 171 00 Martin Mason 171 00 Joseph Greenour 52 25 Martin Mason 171 00 Joseph Greenour 52 25 Moltan 171 00 Joseph Greenour 52 25 Moltan 171 00 Jacob Rauber 171 00 Jacob Stein, 171 00 Moltan 171 00 Mo	Chas. Englert & Co., boarding horse	60 00	Ben U. Furtherer,	•		85 00 90 00
Andrew Connolly, Chas. Jeffords Jacob Harten	John Baker, collector of garbage	114 00	Older Onver,	Patrolman		70 00
Joseph Greenour 52 25 Wim. P. O. Yell, 75 Jacob Rauber 711 00 Jacob Rauber 717 00 Jacob Rauber 717 00 Jacob Rauber 717 00 Jacob Stein, 718 Jacob Stein, 719 Jacob Stein, 719 Jacob Stein, 710 Jacob Stein, 710 Jacob Stein, 711 00 Jacob Stein, 710 Jacob Stein, 710 Jacob Stein, 711 00 Jacob Stein, 710 Jacob Stein, 711 00 Jacob Stein, 711 00 Jacob Stein, 710 Jacob Stein,	Chas. Jeffords		Andrew Connolly,	•••	• · • · • • • •	75 00 75 00
Patrick Bradley	Martin Mason	171 00		• •		75 00 75 00
Patrick Bradley	Joseph Greenour	52 25 171 00	Wm. P. O'Neil,	••	•••••	75 0
Patrick Bradley	Jacob Rauber	171 00	John Mitchell,			75 00 75 00
Patrick Bradley	Daniel Hickey	171 00	Chas. E. Fowler,	••		75 0
## William Rosengreen		168 63	Wm. McKelvey,	••	• • • • • • •	75 0
PAY ROLL MONTH MAY Dr. J. A. Burke, Health Officer \$83 33 Geo. Messmer, Registrar 70 88 Messenger, Messenger 70 88 Messenger, Messenger 70 83 33 33 33 33 33 33 33	William Rosengreen	171 00				75 00 75 00
Gr. J. J. A. Burke, Health Officer \$83 33 Geo. Messemer, Registrar 70 83 33 Geo. Messenger, Messenger 33 33 Geo. Messenger, Messenger 40 60 Geo. W. Hall. 50 00 Geo. W. Hall. 50 00 Geo. W. Hall. 50 00 Geo. W. Hall. 41 66 Geo. W. Hall. 42 66 Geo. W. Hall. 42 66 Geo. W. Hall. 43 66 Geo. W. Hall. 44 66 Geo. W. Hall. 45 66 Geo. W. Hall. 46 66 Geo. W. Hall. 46 66 Geo. W. Gas. Geo. W. Hall. 46 66 Geo. W. Gas. Geo. Geo. W. Gas. Geo. Geo. W. Gas. Geo. Geo. W. Gas. Geo. W. Gas. Geo. W. Gas. Geo. W. Gas. Geo. Geo. W. Gas. Geo. Geo. W. Geo. Geo. Geo. W. Geo. Geo. W. Geo. Geo. Geo. W. Geo. Geo. W. Geo. Geo. W. Geo. Geo. W. Geo. Geo. Geo. W. Geo. Geo. Geo. Geo. Geo. Geo. Geo. Geo	PAY ROLL MONTH MAY.		John Dean,	••		75 00
Geo. Messmer, Registrar 70 83 Messenger, Messenger 33 33 Charles M.P. Peart, 75 Messenger, Messenger 33 33 Charles M.P. Peart, 75 Messenger, Messenger 30 33 Charles M.P. Peart, 75 Messenger, Messenger 30 35 Charles Mart, 75	Dr. J. J. A. Burke, Health Officer\$	83 33	Samual Schwartz,			75 0 75 0
Western Union Telegraph Company ser- Care Clark, cleaning Clark, cleaning Clark C	Geo. Messmer, Registrar	70 83 32 32	Charles W. Peart,			75 0
Alex. Bruce, plumbing inspector	Wm. T. Kohlmetz, supt. of garbage	104 00	Charles Hart,	••		75 00
J. N. Harder, health Inspector	Alex. Bruce, plumbing inspector	$125 \ 00$	Peter Hess.	••		75 00 75 00
Jas. Purcell, 14 66 5 5 5 5 5 5 5 5	T N Harder health Inspector	41 66	Oliver A. Youle,	••		75 0
Jas. Purcell, 14 66 5 5 5 5 5 5 5 5	Geo. W. Hall,	41 66				75 0 75 0
Aug. Heibing, CITY PROPERTY FUND. A. Metcalf, soft soap \$350 J. C. Barnard, lettering and material 988 F. J. Irwin, cleaning City Hall 650 Rochester Gas Light Co., gas, City Hall 158 87 LAMP FUND. Citizens' Gas Co., lighting for April 570 April 571 April 572 April 573 J. P. Russell, lighting oil lamps for April 574 MONTHLY PAY ROLL, MAY. C. R. Finnegan, supt. electric lights 574 M. Ridersbacher, 575 D. P. Cone, 575 Andrew Wolf, 575 D. P. Cone, 575 Andrew Wolf, 575 John McCormick, four weeks 575 D. P. Cone, 575 Andrew Wolf, 575 John McCormick, four weeks 575 D. P. Cone, 575 Andrew Ropenses Houghtailing case 575 Andrew Ropenses Houghtailing case 575 B. Frank Enos, expenses April 575 B. Frank Enos, expenses April 575 Western Union Telegraph Company ser- Page 1 2 4 50 0 As 350 As 350 As William Murray, 755 John Sullivan, 575 John Sullivan,	Jas. Purcell, Frank Downing		P. J. Cummings,	• • •		75 0
Aug. Herbing, CITY PROPERTY FUND. A. Metcalf, soft soap	John Galvin, sewer flusher	54 16	B. L. Stetson,	••	• • • • • • • •	75 0 75 0
Miliam Murray, 75	Aug. Helouig,	41 66	Patrick Culligan,	••		72 5
Nose J. Clark, cleaning Front st. building J. J. C. Barnard, lettering and material 9 88 F. J. Irwin, cleaning City Hall 65 00 Rochester Gas Light Co., gas, City Hall 158 87 LAMP FUND. Citizens' Gas Co., lighting for April 84 00 Rochester Gas Light Co., lighting for April 84 00 Rochester Gas Light Co., lighting for April 85 00 Rochester Gas Light Co., lighting for April 86 00 Rochester Gas Light Co., lighting for April 86 00 Rochester Gas Light Co., lighting for April 86 00 Rochester Gas Light Co., lighting for April 86 00 Rochester Gas Light Co., lighting for April 86 00 Rochester Gas Light Co., lighting for April 86 00 Rochester Gas Light Co., lighting for April 86 00 Rochester Gas Light Co., lighting for April 86 00 Rochester Gas Light Co., lighting for April 86 00 Rochester Gas Light Co., lighting for April 86 00 Rochester Gas Light Co., lighting for April 86 00 Rochester Gas Light Co., lighting for April 86 00 Rochester Gas Light Co., lighting for April 86 00 Rochester Gas Light Co., lighting for Rochester Gas Light Co., lighting for April 81 00 Rochester Gas Light Co., lighting for April 81 00 Rochester Gas Light Co., lighting for April 81 00 Rochester Gas Light Co., lighting for April 82 00 Rochester Gas Light Co., lighting for April 82 00 Rochester Gas Light Co., lighting for April 82 00 Rochester Gas Light Co., lighting for April 82 00 Rochester Gas Light Co., lighting for April 82 00 Rochester Gas Light Co., lighting for April 82 00 Rochester Gas Light Co., lighting for April 82 00 Rochester Gas Light Co., lighting for April 82 00 Rochester Gas Light Co., lighting for April 82 00 Rochester Gas Light Co., lighting for April 82 00 Rochester Gas Light Co., lighting for Rochester Gas Light Co., lighting		0 50	William Murray,	••	· • • • • • • •	75 0
J. C. Barnard, lettering and material 9 88 F. J. Irwin, cleaning City Hall	Rose J. Clark, cleaning Front st. building	25 00	John Sullivan			75 0 75 0
Rochester Gas Light Co., gas, City Hail. 55 87	J. C. Barnard, lettering and material	9 88	Dennis Hogan,	••		75 0
LAMP FUND. Citizens' Gas Co., lighting for April\$1,386 00 Rochester Gas Light Co., lighting for April	Rochester Gas Light Co. gas City Hall		James E. Ryan,			75 0 75 0
Citizens' Gas Co., lighting for April. \$1,386 00 Rochester Gas Light Co., lighting for April. \$84 00 Brush Electric Light Co., lighting for April. \$864 00 Brush Electric Light Co., lighting for April. \$864 50 J. P. Russell, lighting oil lamps for April. \$69 64 J. P. Russell, lighting oil lamps for April. \$69 64 MONTHLY PAY ROLL, MAY. C. R. Finnegan, supt. electric lights \$50 00 PARK FUND. PAY ROLL FOR MONTH OF MAY, John Sheridan, labor on parks, five weeks \$50 00 M. Ridersbacher, \$50 00 M. Ridersbacher, \$50 00 M. Ridersbacher, \$50 00 M. Ridersbacher, \$50 00 M. Andrew Wolf, \$50 00 Andrew Wolf, \$50 00 Andrew Wolf, \$50 00 Andrew Wolf, \$50 00 John McCormick, four weeks POLICE FUND. Geo. Long, expenses Houghtailing case. \$6 46 Jos. Roworth, expenses Van Zandt case \$72 J. C. Hayden, expenses Van Zandt case \$72 John Monaghan, \$75 John Monagha		100 01		• •		75 0
Rochester Gas Light Co., lighting for April		1.386 00	George H. Kron,	••		75 0 75 0
April	Rochester Gas Light Co., lighting for		Henry Baker, Jr.,	•••		75 0
April	April	864 00	Michael Fitzpatrick.	••	• • • • • • •	72.5
J. P. Russell, lighting oil lamps for April. 569 64 MONTHLY PAY ROLL, MAY. C. R. Finnegan, supt. electric lights \$ 50 00 PARK FUND. PARK FUND. PAY ROLL FOR MONTH OF MAY, John Sheridan, labor on parks, five weeks \$ 50 00 M. Ridersbacher, 50 00 Monroe Bills, 50 00 Monroe Bills, 50 00 Monroe Bills, 50 00 Andrew Wolf, 50 00 John McCormick, four weeks POLICE FUND. Geo. Long, expenses Houghtailing case 50 00 John McCormick, four weeks Police Fund. Geo. Long, expenses Tulley case 50 00 J. C. Hayden, expenses Tulley case 50 00 J. C. Hayden, expenses April 656 80 B. Frank Enos, expenses April 558 80 Mich. Cain, 755 Mich. J. Cain, 755 Mich. J. Chew Allerth, 755 Mich. Cain, 755 Mich. Cain, 755 Mich. Cain, 755 Mich. Chew Allerth, 755 Mich. Mich. Cain, 755 Mich. J. Chew Allerth, 755 Mich. Mich. Cain, 755 Mich. J. Chew Allerth, 755 Mich. J. Chew A	ADFII		William Hilliard,			65 0 75 0
Geo. Mohr, 72 Geo. Mohr, 75 Geo. Mohr, 75 Geo. Kliesly, 76 Geo. Kliesly,	J. P. Russell, lighting oil lamps for April.		John Bletzer,	••		75 0
PARK FUND. PAY ROLL FOR MONTH OF MAY, John Sheridan, labor on parks, five weeks \$ 50 00 M. Ridersbacher,	•	u c	Geo. Mohr,	••	• • • • • • •	$\frac{72}{75} \frac{5}{0}$
PAY ROLL FOR MONTH OF MAY, John Sheridan, labor on parks, five weeks 50 00 M. Ridersbacher,		50 00	Geo. Kliesly.			75 0
John Sheridan, labor on parks, five weeks			E. J. O'Brien,	••		75 0
M. Ridersbacher,		b #0.00	John B. Davis,	••	•••••	70 0 75 0
Monroe Bills,	Jonn Sneridan, labor on parks, five weeks # M. Ridersbacher.	50 00 50 00	John H. Dana.		•••••	75 0
Andrew Wolf, 50 00 John C. McQuaters, 75 John M. Reis, 75 Jacob Frank, 75 Jaco	Monroe Bins,	43 88	Wm. White,		••••	75 0 72 5
John McCormick, four weeks 40 00 John M. Reis, John M. Reis, John Wangman, 75 Geo. Long, expenses Houghtailing case. 6 46 John Wangman, 75 Jos. Roworth, expenses Tulley case. 32 04 John Monaghan, 75 J. C. Hayden, expenses Van Zandt case. 72 39 Danl. Golding, 75 B. Frank Enos, expenses April. 6 55 80 Mich. Cain, 75 Western Union Telegraph Company ser- Hugh Clark, 75		50 00 50 00	John C. McQuaters.			75 0
POLICE FUND. John Wangman, 75	John McCormick, four weeks		John M. Reis,	••		75 0
Geo. Long, expenses Houghtailing case 6 46 John Monaghan, 75 Jos. Roworth, expenses Tulley case 32 04 Chas. Siefferd, 75 J. C. Hayden, expenses Van Zandt case 72 39 Danl. Golding, 75 B. Frank Enos, expenses April 6 55 Mich. Cain, 75 Western Union Telegraph Company ser- 75 Hugh Clark, 75	POLICE FUND.	/*	Jacob Frank,			75 0 75 0
Jos. Roworth, expenses Tulley case	Geo. Long, expenses Houghtailing case		John Monaghan,	••		75 0
Dickhoff	Jos. Roworth, expenses Tulley case		Chas. Siefferd,	••	• • • • • • •	75 O
Western Union Telegraph Company ser- Hugh Clark, 75 76 77	J. U. Hayden, expenses van zandt case Dickhoff	56 80	Mich. Cain.			75 0 75 0
Western Union Telegraph Company ser- Hugh Clark,	B. Frank Enos, expenses April		Jas. P. Flynn,	••		75 0
vices apin os as i will haragy,	Western Union Telegraph Company ser-	20.90	Hugh Clark,	••	• • • • • • •	75 0 75 0
	vices April	OH 48	иш. naragy,	••	•••••	19 0

W. R. McArthur,	••	75:00	Lucy E. Hayward, laying pipe Hayward	. 19 19 3	
Jos. Baker,	••	37 50	avenue 2 Genesee Brewing Co., laying pipe Cataract	2,268 90	•
Chas. Stupp.	:	67 50			
F. A. Klubertanz	• • • • • • • •	70 00	street	113 35	į
J. E. Moran,		75 00	J. Z. Culver, agt., laying pipe Edith st	416 09	,
A. J. Moynihan,		75 00	Donaldson Iron Co., est., No. 1 cast iron	000 10	
Theo. H. Cazeau,		75 00	pipe.	996 40	
Henry M. Meislohn, Chas. P. Player,	:: :::::::	75 00	Thos. Holahan, est. No. 2, delivering pipe.	35 50	'
Chas. P. Flayer,	• • • • • • •	75 00	Garvey & Donnelly, repairs to pipe wagon.	8 80	,
J. W. Chatfield	• • • • • • •	70 00	T. J. Neville, clerk, paid for freight, cart-	101 70	
John Coughlin		75 00	ages, etc.	121 72	5
Albert Gerber	• • • • • •	65 00	C. P. Lyon, stop-gate boxes and jackets,	906 04	
Isaac G. Lovett	deiron	65 00 65 00	plugs, etc	206 94	Ł
Chas. Dingman	driver	40 00	Geo. Chambers, est. No.2, laying water pipe,	200 00	1
Louis W. Miller of Henry W. Martin	perator	40 00	Webster plank road and Garson avenue. John Howe, est. No. 1 Hawley street	540 00	
Michael Hyland t	urnkey	75 00		010 00	,
	janitor	60 00	Geo. Chambers, est. No. 1, Rowe street	670 00	١.
		00 00	Geo.Chambers, est. No. 1, West ave. canal	010 00	,
EXECUTIVE BOAR	DEPARTMENT,	100m }	crossing	220 00	1
ROCHESTER,	N. Y., May 27, 1	1887.)	Wm. G. Reid, 3, group 107 3, 110 7, 111 4, 112 William Fuller 1, 116	15 00	
To the Common Council:			" 3, 5, 5, 50 p 101	35 00	
The accompanying bills	and estimates as	ner the	7, 111	30 00	
following statement, hav	ing been lawful	ly con-	4 112	24 00	
following statement, have tracted, examined, audit Board, are hereby certi Board for payment, pur	ed and settled	hy this		70 00	á
Board, are hereby certi	fied to your bo	norable	William Fuller · · · 1 · · 116	950 00	
Board for payment, pur	suant to sec. 148	of the			_
City Charter. Respectful	ly submitted.	01 0110	Total	4.883 09	a
City Charter. Respectful THOS.	J. NEVILLE.		Water Works Fund.	.,	
Cle	rk of Executive I	Board.	1		
			Monthly pay roll for May, 1887, operating	9 000 00	9
Highway	y runa.		expenses	2,000 20	,
Pay roll for week ending	May 5th 4	1 827 61	Monthly pay roll for May, 1001, service	1 077 16	0
zw, roz woon ondang.	12th	2 173 34	and repairs	6 70	ň
	19th	1.518 10	Forest City Packing Co., packing	21 38	á
	19th 26th	1.586 10	Florence Iron Works, revolving tops for	W1 00	,
	_		sprinkling hydrants	18 00	n
Monthly pay roll lift bridg Emil Kuichling, salary fo	8	7.105 15	Rochester Gas Light Co., gas	16 35	
Monthly pay roll lift bridg	re tenders, May	299 18	Geo. F. Flannery, agt., water rent bills	6 00	ă
Emil Kuichling, salary fo	or May, 1887	200 00	Thomas M. Blossom, labor and express	9 00	•
Geo. W. Aldridge		200 00	charges	2 55	Ä
Jas. M. Aikenhead,		200 00	Rose & Eddy, hardware	1 90	
Geo. W. Aldridge Jas. M. Aikenhead, John P. Smith, printing		7 50	W. W. Morrison, printing.	2 75	
H. A. Kingsley & Co., har	dware	42 80	W. W. Morrison, printing Robert Crennell, labor and tax	21 70	á
Robert Stewart, sprinklin	g	8 00	Stone & Campbell, bran, etc	14 15	
C. J. Hayden & Co., chair		1 50	Margaret Farber, water rent refund	2 50	
Wm. B. Burke, band iron	<u>.</u>	24 44	L. T. Lidster, disbursements	32 18	8
Lewis Edelman, coal and	wood	15 00	C. T. Stott, assignee, files	39 09	9
J. Schmitt, repairs to tool	s	3 80	Brewster, Crittenden & Co., salt	7 50)
Buffalo, New York & P. 1	R.R. Co., unload-	~~ ~~	Cross Bros. & Co., leather	8 80	0
ing street dirt, etc		20:00	B. F. Harris, rent of barn for May	22 50)
C. P. Hazard, lumber	:W::::::::::::::::::::::::::::::::::::	2 66	Alfred P. Mann, repairs to harness	11 97	
Woodbury, Morse & Co.,	on and orush	3 70	A. F. & S. C. Stewart, repairs to wagon Joseph H. Adwen, painting wagon	10 00)
Chas. Wells & Sons, blacks	smitning	5 00	Joseph H. Adwen, painting wagon	34 00	
E. H. Cook Co., guage gla	sses, etc	2 14	M. Briggs' Son, repairs to railing. H. A. Kingsley & Co., hardware. S. B. Williams, oil.	32 84	
Smith, Perkins & Co., oil	Wanka manaina ta	5 11	H. A. Kingsley & Co., hardware	2 00)
Rochester Bridge & Iron'v	vorks, repairs to	923 49	S. B. Williams, oil	19 25	į
Allen street bridge		32 44	M. Goodman, clock and repairs	21 50	
Louis Ernst & Son, hardw J. F. Bonesteel, rent of Fr	ank at ward	30 72	W. S. Lee & Son, horse hire	12 00	
A S Munn & Co graval	ank so yaru	5 60	Chency Pemberton, removing garbage, etc.	25 00	!
A. S. Mann & Co., gravel. Whitmore, Rauber &	Vicinus, paving	9 00	National Meter Co., meters and repairs 1 Louis Ernst & Son, hardware	.,U%4 80	3
stone, cement, etc	pwills	65 73	M Panny cond and wood	12 00	
Garvey & Donnelly, repair	rs to sprinkler.	7 75	M. Barry, sand and wood	2 25	
Daniel Hertz, breaking M	\mathbf{cAdam}	12 96	Samuel Moulson, tallow	3 21	í
S. B. Williams, oil		22 31	Wodbury, Morse & Co., oil meal, oil, etc J. T. Cox, cleaning and relaying carpet in	9 11	
Henry Flake, hardware		36 54	office	12 17	7
Alfred P. Mann, repairs to	harness	1 60	office		
John Weber, sand and gra T. J. Neville, clerk, disbut	ıvel	42 20	material	85 89)
T. J. Neville, clerk, disbut	rsements	33 43	Garvey & Donnelly, repairs to wagons	61 75	,
			Union Water Meter Co., repairs to meter	8 00	
Total		9,360 85	Union Water Meter Co., repairs to meter G. W. & C. T. Crouch & Sons, lumber	86 65	5
Water Pi	ne Fund		T. J. Neville, clerk, disbursements for		
		P10 01	oats, hay, etc	91 58	3
Monthly pay roll for May.		518 21	J. B. Beers & Co., map of Monroe county.	8 00)
Florence Iron Works, hyd	miner Co. volvo	55/ 10	C. P. Lyon, castings	8 83	
Ludlow Valve Manufactur John C. Barnard, paint an	d brushes	554 13	Maier Bros., wood	5 00	ĭ
Fetate Harry Kondolf is	u brushes	3 35	R. Crennell, pay roll and land damages	24 50	,
Estate Henry Kondolf, la	Ame water bibe	349 94	m. +-1	F00 C1	-
Rochester Car Wheel Wo	orks laving nine	040 04	Total\$5),538 32	5
Henry st. Leighton and	Schanck aves	2,867 88	Fire Department Fund.		
Henry st., Leighton and S. G. Dana, laying water	nine Yale st	496 10	Monthly pay roll for May\$4	4.271 32	2
Thomas Dransfield, lay	ing water nine	700 10	A. V. Smith Co., soap	2 25	5
Myrtle Hill Park	pipo	96 27	Atkinson & Sykes, labor and material	3 60	j
Wm. B. Morse, laving wat	er pipe West av	800 00	Rochester Brick and Tile Manufacturing	2 30	
Wm. B. Morse, laying wat Geo. W. Crouch, laying pi	pe Ave. A. Park		Company, clay	9 00)
Row and Taylor street.		570 51	Stone & Campbell, oats and spout feed	526 14	
17			• • • • • • • • • • • • • • • • • • • •	-	
T (

Thos. W. Ford, plumbing	20 49	Thomas Holahan, estimates:
	2 50 192 44	Mt. Hope ave., O. 3,119
A. F. & S. C. Stewart, Topans	58 08	South St. Paul st., O. 3,137
Christian Muni, nay Joseph H. Adwen, painting apparatus Joseph H. Adwen, pasturing horses	22 00 61 53	· · · · · · · · · · · · · · · · · · ·
D. S. Guernsey, pasturing horses	34 00	Total
John Ferguson, labor washing	25 80 (Local Improvement Funds.
Samuel Moulson, soft soap	6 00 4 95	C. P. Lyon, lamp hole jackets, Clarkson st. pipe sewer, O. 3,165
Rochester Gas Light Co., Sas.	26 23	pipe sewer, O. 3,169. D. G. W. Hatch, inspection Goodman st. 60 00
Louis Ernst & Son, nardward	4 55	
James Field, cord	4 90 250 00	H. M. Webb, inspection Goodman st. im-
Active Hose Co., monthly apply	237 50	John Van Doorn, inspection Goodman st. 18 75
W. S. Lee & Son, horse hire	3 00 16 40	John Van Doorn, inspection documents 18 75 improvement, O. 2964
	670 90	August Seiser, inspection 1 innacte d. o. 47 50
Utica Fire Alarm Tel. Co., zines, wire, etc.	29 83	B provement, O. 2,975 H. M. Webb, inspection Pinnacle ave. im-
John H. Hill, battery plates. T. J. Neville, clerk, disbursements for hay,	25 62	provement, U. 2,313
etc		O. M. Rice, inspection Brown st. asphart
Total	6,509 03	M. Rice, inspection Brown St. asphants improvement, O. 2,982
Street Sprinkling Funds.		sewer, O. 3,000 Dinnede ave
		John J. Bowen, inspection Pinnacle ave.
O. C. French, estimates: \$65.57		John J. Bowen, inspection T inflated 45 00 bridge approaches, O. 3,010
Allen st., O. 3,080		approaches, O. 3,010 N. Clinton st
8 Fitzhugh st., O. 3,094 53 55		Will. Incomment 0 3 053 39 00
Allen st., O. 3,080. \$55.57 Exchange st., O. 3,093. 90.09 S. Fitzhugh st., O. 3,094. 53.55 N. Ford st., Sec. 2, O. 3,097. 25.86 Hill st., O. 3,105. 19.67 Southly st. O. 3,134. 30.60		sewer and improvement, 10. Sewer and improvement, 10. Sewer and improvement with the sewer and improvement and imp
Hill st., O. 3,105		sewer, 0. 3,061
50pma 50., 0 2 141 94 35		sewer, O. 3,001 August Seiser, inspection Whitney st. pipe sewer, O. 3,061 sew
Troup st., O. 3,141	\$415 28	12 50
Robert Stewart, estimates:		wm. S. Pike, inspection Clarkson st. pipe 32 50
		wm. S. Pike, inspection Clarks 232 50 sewer, O. 3,165
Andrews st., O. 3,001 27 32 Frank st., Sec. 2, O. 3,099 54 64		John Klein, inspection Cariton place pipe 22 50
Jones st., O. 3,109		Street Department.
Jones st., O. 3,108		Inspection and stakes. Exchange street
N. St. Paul st., sec. 1, 0. 3,136 105 64	<u> </u>	Inspection and stakes, Exchange street foot bridge, O. 2,858
	3	Use of steam Toner, Locales 5 88 60
Water st., O. 3,151	416 0	on ment, O. 2,974. Inspection, stakes, etc., Reynolds street 16 72
·		grading, O. 3,018.
J. W. Breakey, estimates: 55 0 Caledonia ave., 0, 3082	1	Inspection and cartages, Mt. Vernon ave. 6 03
Caledonia ave., 0. 3,095	4	Inspection, etc., N. St. Paul street plank
N. Ford St., Sec. 1, O. 0,000 50 B		and Cayuga place sewer, 5. 3.500 Inspection, etc., N. St. Paul street plank walk, O. 3.043.
Jefferson ave., O. 3,108		
Reynolds st., O. 3,129 28 7 60 1		walk, O. 3,050
Spring st., O. 3,150	9	plank walk. O. 3,062 Stakes and cartages, Clifford street plank
Jefferson ave., sec. 2, O. 3,173 22 1	.8 363 9	Stakes and cartages, Children Street Plant 6 00
	- 000 (
Jacob Stein, estimates: 25 t	50	walk, 0. 3,152
Clinton st., sec. 1, O. 3,087 90 5	34	rest pits, stakes, etc., costal server 11 09 sewer, O. 3,164
Clinton st., sec. 2, 0. 3,088	21	rest pits, stakes, etc., coardinate in 11 09 sewer, O. 3,164
East ave., sec. 1, 0, 0,001	36	pipe sewer, O. 3,165 Inspection, stakes, etc., Carlton place pipe
Franklin St., O. 3,100 26 Scio st., O. 3,132 9		sewer, O. 3,177
East st., U. 5,136	358	Partial Estimates.
John Durnan, estimates:		1 1 Din
John Durnan, estimates: 85 Central ave., O. 3,084 42 Chestnut st., O. 3,086 32 Clinton pl., O. 3,089 32 Court st., O. 3,090 52 Elm st., O. 3,092 21 Hudson st., O. 3,106 67 Hudson st., O. 3,106 67	58 96	F. C. Lauer & Sons, estimate No. 1, Fill-nacle avenue improvement, O. 2, 275
Chestnut st., 0. 3,086	79	bridge approaches, O. 3,0103,933 50
Clinton pl., O. 3,089	82	bridge approaches, O. 3,00
Court st., O. 3,092	13 39	sion street walk and grading, O. 5,040 3,000
Hudson st., O. 3,106	71	Final Estimates.
North ave., sec. 2, 0, 3,123	57	Rochester Bridge and Iron Works, Exchange street foot bridge, O. 2,858\$1,476 91
St. Joseph st., 0. 3,136	77 81	E C Laur & Sons, Locust street improve-
	82	F. C. Laur & Sons, Locust street improvement, O. 2,974
	639	change street foot bridge, 0. 2000 F. C. Laur & Sons, Locust street improvement, 0. 2,974
Edward Weilert, estimates:	75	Ing, U. 5,010. N. St. Paul street plank
N. Goodman st., O. 3,104	6 66	Walk, O. 3,043. 216 29
	3 00	James Logan, Reynolds street plank walk, 315 25
Grooman son,	10	John Monder Frankfort street plank walk,
Dennis Kelly, estimate: Lyell ave., O. 3,112	10	108 57 O. 3,062
Lyell ave., U. o, 112		$(-\infty, -4) = (-\infty, +\infty) + (-\infty, +\infty) $
·		

468 60

117 08

360 51

507 17

600 81

John Mauder, Costar street pipe sewer, O. O. 3,165.

George Chambers, Carlton place pipe sewer, O. 3,177...

\$32,621 08 Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Fee,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Kelly, Thayer—14.

REPORTS OF SELECT COMMITTEES.

By Ald. Elliott-

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

GENTLEMEN—The Special Committee appointed on the East Side Sewer reports that Col. George E. Waring of Newport, R. I., was in the city on the 30th and 31st of this month, having stopped on invitation of the committee on his way from California to Newport, R. I. The committee had a conference with him concerning the question of the East Side Sewer and with one member of the committee and Mr. Kuichling of the Executive Board he went over the ground on Decoration Day. For \$5,000 and disbursements he will lay out the sewer and plans for the sewer, make out the specifications, make out the ordinances in such a manner that the Executive Board can let the contracts and supervise the work, the work.

Your committee believes that in a matter of this kind the best talent of the country should be secured to make the preliminary studies and investigations and lay out the plans and specifications. Col. Waring is the leading authority on sewers and sewer constructions in the United States, and he expressed his willingness personally and through the assistance of his partner to co-operate in this matter with the Executive Board of the city, to prepare such plans and lay out such sewer as would be for the best interest of the city, not only for the present but for the future of the city of Rochester. Rochester.

We therefore recommend that the Common Council employ Col. George E. Waring of Newport, R. I., at an expenses not exceeding \$5,000.00 as his fee and at an expense not exceeding \$2,500.00 for miscellaneous disbursements, to go over to the territory, locate the various routes and advise the city as to the best one, make plans and specifications, etc., for such sewer, report the same to this Common Council for its ratification and passage in form of ordinances and that he be instructed to commence his preliminary surveys and examinations at once.

GEO. W. ELLIOTT. Chairman.

GEO. W. ELLIOTT, Chairman.

J. MILLER KELLY,

H. G. THAYER.

By Ald. Elliott—Resolved, by the Common Council of the City of Rochester, that the Special Committee on the East Side sewer be authorized by this council to employ Col. George E. Waring of Newport, R. I., at an expense not exceeding \$5,000.00 as his fee, and at an expense not exceeding \$2,500.00 for miscellaneous disbursements, to go over the territory upon the east side of the city, locate the various routes for the proposed sewer, advise the city as to the best one, make the plans and specifications and an estimate of expense for such sewer, reporting the same to the special committee upon the east side sewer and that the said committee be instructed to have Col. Waring commence his preliminary surveys and examinations at once. Adopted.

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

From the Mayor-

MAYOR'S OFFICE. ROCHESTER, May 20, 1887.

Gentlemen of the Common Council:

Alderman Thayer's resolution, adopted at your last regular meeting, relating to the licensing of roller skating rinks, opera houses, halls, or other places of amusement, is hereby returned disapproved. The discrepancies in the rates named for a license for the various places of ammsement mentioned in the resolution would seem to call for your further consideration of the subject. The objectionable part of the resolution however reads as tionable part of the resolution, however, reads as follows:

tionante part of the resolution, newver, reads as follows:

"The clerk is hereby instructed and empowered, upon payment to the treasurer of the requisite amount, and the production to him of the treasurer's receipt therefor, by any reputable person, company, or corporation, to issue a license to him, them or it, in accordance with the above."

The resolution, by thus providing for the issue of licenses by the city clerk to reputable persons, etc., in effect delegates to that official the power which alone exists in the Common Council, to determine who are reputable and who are not, and, therefore, comes within the condemnation of a general rule of law which forbids a delegation to another of a power of discretion alone vested by law in a legislative or other body or official. We cannot be too careful in the matter of granting licenses for exhibitions and entertainments, and too great publicity, cannot be given to the names of those asking licity cannot be given to the names of those asking for licenses and those to whom licenses are

granted.

As before stated, the power to license is vested in the Common Council, and the same cannot be delegated in the manner proposed to another, and it is for this reason that I return the resolution disapproved.

CORNELIUS R. PARSONS, Mayor.

The President stated the question to be "Shall the resolutions stand, notwithstanding the objections of his Honor the Mayor?"
Lost by the following vote:
Nays—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—Ib.
The veto of the Mayor was sustained.
From the Executive Board—

To the Common Council:

To the Common Counter.

Gentlemen—The Executive Board received proposals for Carter street walk, but was unable to award the work because the contract price was in excess of the estimate.

Respectfully,

THOMAS J. NEVILLE, Clerk.

Referred to the City Surveyor. From the Clerk—

CITY CLERK'S OFFICE, ROCHESTER, May 31, 1887.

To the Honorable Common Council:

GENTLEMEN—I hereby report that the City Assessors have delivered to me the assessment roll for opening a new street from Campbell street to Jay street.

Respectfully submitted,
PETER SHERIDAN, City Clerk.

By Ald. Kelly—Resolved, That the next regular meeting of the Common Council, Tuesday evening, June 14, 1887, be and hereby is assigned as the time when any complaints or appeals from the assessment for opening a new street from Campbell street to Jay street, ordinance No. 3,006, will be heard. Adopted

From the Overseer of the Poor-

ROCHESTER, May 31, 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 May he has re-

leved 291 families in the following mainer of the foll	73	00 l
Total	1,089 18	58 75

Total to city......\$1,070 83

All of which is respectfully submitted,
A. H. MARTIN, Overseer of the Poor.
Ordered published.

A communication was received from the Board of Education in relation to the insurance of school buildings, which was referred to the City Property

Committee.

An invitation from the Board of Supervisors of Monroe County to accompany them on a visit to Troutburg June 6, 1887, was received and accepted.

Ald. Hall presented a report from Geo. W. Aldridge and J. Nelson Tubbs to the Executive Board relating to changing the course of the Court and William street outlet sewer at the corner of East Main and Prince streets. Ordered received and filed

Main street outlet sewer at the corner of East Main and Prince streets. Ordered received and filed.

By Ald. Hall- Whereas, Hiram W. Sibley of the city of New York, and Hobart F. Atkinson of the city of Rochester are the owners of lots 18 and 19 on the northeast corner of East Main and Prince streets, being a part of Sibley & Atkinson's subdivision of lot 1, Klem subdivision; and Whereas, Said Bernard Klem did convey by deed of easement, dated May 3, 1854, recorded in Liber 118 of Deeds, page 351, the use and privilege of a strip of land seven feet wide, being the following described land, for the purpose of building and maintaining a public sewer through the same, viz.: Beginning on north line of New Main street, two (2) feet easterly from the east line of lands conveyed to H. Sibley by the party of the first part; thence northerly parallel with said line 175 feet to a ditch; thence easterly, &c., the easterly line of said strip to be parallel with the above described line, and seven feet distant therefrom; Whereas, The said Sibley and Atkinson are desirous of moving such portion of the Court and William street outlet sewer as runs through the above 175 feet, and placing the same under the sidewalk on the east side of Prince street, and to that end will grant the necessary right of way and will rebuild at their own expense the necessary sewers and make the proper connections, said sewer to be constructed in the same manner as the present sewer through said premises; and Whereas, The Executive Board, at their meeting held May 6, 1887, did by resolution adopt the report of the committee, Messrs. Geo. W. Aldridge and J. Nelson Tubbs, recommending the same:

And whereas, The City Surveyor recommends that the prayer of said solves and the granted.

Therefore, resolved, That in consideration of the build street of the same same and the granted.

that the prayer of said Sibley and Addinson be granted.

Therefore, resolved, That in consideration of the building of said sewers and the granting of the necessary right of way for said sewers as above set forth by said Sibley & Atkinson, in manner acceptable to said Executive Board; that the Mayor be and is hereby authorized to execute a proper deed of the above described premises in behalf of the City of Rochester, to said Hiram W. Sibley and Hobart F. Atkinson. Adopted.

Approved on the recommendation of the Execu-

Approved on the recommendation of the Executive Board. The change can be of not any detriment to the city.

I. F. Quinby, ment to the city. City Surveyor.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

CALEDONIA AVENUE STONE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a stone sewer in Caledonia

Adopted. The Surveyor submitted as such estimate, \$19,500. By Alderman Judson—Resolved, That the fol-

lowing improvement is necessary, viz.:

lowing improvement is necessary, viz.:

The construction of a stone sewer in Caledonia avenue, from the western end of Child alley to the westerly prolonged medial line of Glasgow street, the proposed sewer to be located as near as practicable to the west curb line of Caledonia avenue within the terminal limits named, and to intercept the recently constructed sewer in Adams street, thence along the line of Adams street to the Genesee Valley Canal sewer, by taking up that portion of the pipe sewer in Adams street, deepening and widening the trench as far as may be necessary, and substituting for said pipe sewer a stone sewer, the dimensions, forms of cross sections and depths of the proposed sewer and its extension, to be adapted to the needs of the territory that it is intended to accommodate; also, the construction of tended to accommodate; also, the construction of all necessary manholes, lampholes, new surface sewers, old surface sewers cleaned, repaired, ex-tended and connected, lot laterals and lot connec-

tended and connected, lot laterals and lot connections, roadway grading and gutter formations.

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 \$19,500, 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, viz.:

All the territory described by and included within the following boundary lines, viz.: Beginning at the intersection of Glasgow street

and Caledonia avenue; thence easterly along Glasgow street, including one tier of lots and parcels of land on the south side thereof to a point 395 feet east of Caledonia avenue; thence northerly and parallel to Caledonia avenue to Edinburg street; thence easterly along Edinburg street, including one tier of lots and parcels of land on the south side thereof to Plymouth avenue; thence northerly along Plymouth avenue, excluding one tier of lots and parcels of land on the west side thereof to Atkinson street; thence westerly along Atkinson street, excluding one tier of lots and parcels of land on the south side thereof to Caledonia avenue, excepting therefrom the lot on the southeast corner of Caledonia avenue and Atkinson street; thence easterly along Atkinson street; thence easterly along Atkinson street, excluding one tier and Caledonia avenue; thence easterly along Glasor catedoma avenue and Atkinson street; thence easterly along Atkinson street, excluding one tier of lots and parcels of land on the north side thereof to Eagle street; thence northerly along Eagle street including one tier of lots and parcels of land on the east side thereof to Garden street; thence on the east side thereof to Garden street; thence westerly along Garden street, including one tier of lots and parcels of land on the north side thereof to Caledonia avenue; thence northerly along Caledonia avenue and including one tier of lots and parcels of land on the east side thereof to Spring street; ceis of land on the east side thereof to Spring street; thence easterly along Spring street, including one tier of lots and parcels of land on the southerly side thereof to West alley; thence northerly along West alley and including one tier of lots and parcels of land on the east side thereof to the Eric Canal boundary line; thence westerly on said boundary lines. line to Caledonia avenue; thence southerly along Caledonia avenue and including one tier of lots and parcels of land on the west side thereof to Atkinson street; thence westerly along Atkinson street, son street; thence westerly along Atkinson street, including one tier of lots and parcels of land on the north side thereof to Ford street; thence southerly along Ford street to the B., N. Y. & P. R. R.; thence still southerly on said line to the south line of an alley in the prolongation of Glasgow street; thence easterly along said alley, including one tier of lots and parcels of land on the south side thereof to Caledonia avenue; thence still easterly to the place of beginning, excepting from the above one tier of lots and parcels of land on each side of Adams street from Plymouth avenue to the B., N. Y. & P. R. R., in proportion to the benefit which each will derive therefrom.

And further Resolved, That the tax-payers to be assessed for making such improvements must pay their assessment in three equal payments, as follows:

lows:

One-third of the amount assessed within thirty days after the advertisment 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 installment, a discount will be allowed

of said last installment, a discount will be allowed 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 improvement, are required to attend the Common Council, on Tuesday evening, June the 14th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

BUCHAN PARK SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Buchan park, during the season of 1887.

pense of spirmking Buchan part, taring sen of 1887.

Adopted.
The Surveyor submitted as such estimate, \$90.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The sprinkling of Buchan park, from 100 feet east of North Clinton street to 100 feet west of St. Joseph street, during the season of 1887.

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 \$90, 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, viz.:
One tier of lots and parcels of land on each side of Buchan park, from 100 feet east of N. Clinton street to 100 feet west of St. Joseph street, in proportion to the benefit and advantage which each will derive therefrom. will derive therefrom.

And further Resolved. That the taxpayers to be

And further Resolved. That the taxpayers to be assessed for making such improvements must pay their assessment in one payment, as follows:
All of the amount assessed within 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 1880, of the City of Rochester, that all persons interested in the subject matter of seid improvement, are required to attend the Comsaid improvement, are required to attend the Common Council, on Tuesday evening, June the 14th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FRANK STREET SPRINKLING (SEC. 3.)

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Frank street (sec. 3) during the season of 1887.

season of 1887.
Adopted.
The Surveyor submitted as such estimate \$126.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:
The sprinkling of Frank street (sec. 3) from 100 feet north of Platt street to 100 feet south of Jay street, during the season of 1887.
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 \$128. which estimate is hereby approved;

the whole expense thereof, and reports the same at \$126, 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, viz:

One tier of lots and parcels of land on each side Trank street, from 100 feet north of Platt street to 100 feet south of Jay street, in proportion to the benefit and advantage which each will derive therefrom. therefrom.

And further resolved, That the taxpayers to be assessed for making such improvements must pay their assessment in one payment, as follows: All of the amount assessed within 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 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, June the 14th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

MEIGS STREET SPRINKLING (SEC. 2.)

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Meigs street during the season of 1887.

son of 1887.
Adopted.
The Surveyor submitted as such estimate, \$108.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The sprinkling of Meigs street (sec. 2) from 100 feet south of Monroe avenue to the south line of Pearl street, for the season of 1897.
And whereas, The City Surveyor, under the directions of this Council, has made an estimate of

the whole expense thereof, and reports the same

the whole expense thereof, and reports the same at \$75, which estimate is hereby approved. Resolved, further, the following portion of said city is deemed benefited and properly ought to be assessed by a local assessment for the whole expease thereof, viz.:

One tier of lots and parcels of land on each side of Meigs street, from 100 fect south of Monroe avenue to Pearl street, in proportion to the benefit and advantage which each will derive therefrom. And further resolved, That the tax-payers to be assessed for making such improvements must pay their assessment in one payment as follows: All of the amount assessed within thirty days after the advertisement of the assessment roll.

And the Clerk is hereby directed to publish no-

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, June the 14th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

AVENUE B. PLANK WALK.

By Ala. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a plank sidewalk on a portion of Avenue B.

tion of Avenue B.
Adopted.
The Surveyor submitted as such estimate, \$270.
By Ald. Kohlmetz—Resolved, That the the following improvement is necessary, viz:
The construction of a plank sidewald four (4) feet wide on the south side of Avenue B., from Harris avenue to North St. Paul street, with the necessary crosswalks, sidewalk, grading and gutter formation. formations.

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 \$270, which estimate is hereby approved.

Resolved, further, That the following portion of said city is deemed benefitted and properly created the property for the

said city is deemed benefitted 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 the south side of Avenue B, from Harris avenue to North St Paul street, in proportion to the benefit which each will derive

And further Resolved, That the tax-payers to be assessed for making such improvements must pay

their assessments in one payment, as follows:
The whole of the amount assessed within 30 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 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, June the 14th, 1887, at 70'clock, at the Common Council Chamber, when allegations will be heard,

Adopted.

MILLER STREET 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 a portion of Miller street.

Adopted. The Surveyor submitted as such estimate, \$375. By Ald. Kohlmetz—Resolved, That the following

mprovement is necessary, viz.:

The construction of plank sidewalks four (4) feet wide on each side of Miller street, from the northern termini of existing sidewalks, and of the same width and character of those on the said street, to

the northern terminus of the street aforesaid.

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

the whole expense thereof, and reports the same at \$375, 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, viz.:

One tier of lots and parcels of land on each side of Miller street, from the northern termini of the existing sidewalks on the said street, to the northern terminus of the street aforesaid, in proportion to the benefit which each shall derive therefrom. And further Resolved, That the tax-payers to be assessed for making such improvements must may their assessment in one payment, as follows: The whole of the amount assessed within thirty days after the advertisement of the assessment roll. And the Clerk is hereby directed to publish notice

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 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, June the 14th, 1887, at
7 o'clock, at the Common Council Chamber, when
sellegations will be heard. allegations will be heard.

Adopted.

PEART STREET PIPE SEWER.

By Ald. Judson - Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in Peart street, from a point thirty feet north of the south end thereof to the sewer on Chill avenue.

Adopted.
The Surveyor submitted as such estimate, \$2,125.

The Surveyor submitted as such estimate, \$2,125. By Ald. Judson—Resolved, That the following improvement is necessary, viz.:

The construction of a vitrified pipe sewer twelve (12) inches in diameter in Peart street, beginning at a point about thirty (30) feet north of the south end thereof, and extending northward to intercept the sewer in Chili avenue, with the required manholes, surface sewers, lot laterals and lot connections; also the necessary roadway grading and gutter formations on each side of Peart street, from the southern terminus thereof to Chili avenue. avenue.

And whereres, The City Surveyor, under the di-rections of this Council, has made an estimate of he whole expense thereof, and reports the same at

the whole expense thereof, and reports the same at \$2,125, 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, viz.:

One tier of lots and parcels of land on each side of Peart street, from the southern terminus thereof to Chili avenue, in proportion to the benefit which each will derive therefrom.

And further Resolved, That the tax-payers to be assessed for making such improvements may pay heir 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 remaining one-third within two years from the con-

allegations will be heard. Adopted.

MAGNOLIA STREET PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of Magnolia street.

Adopted.
The Surveyor submitted as such estimate \$1,275. By. Ald. Judson—Resolved, That the following improvement is necessary, viz.:

The construction of a vitrified pipe sewer twelves (12) in diameter in Magnolia street, from the sewer in Plymouth ave to a point at or near the westerly line of Cottage street; with the necessary manholes, surface sewers, lot laterals and lot connec-

tions, roadway grading and gutter formations.

And Whereas, The City Surveyor, under the directions of this Council, has made an estimate of

rections of this Council, has made an estimate of the whole expense thereof, and reports the same at \$1,275, 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, viz.:

One tier of lots and parcels of land on each side side of Magnolia street, from Plymouth avenue to the easterly line produced of Cottage street in proproportion to the benefit which each will derive therefrom.

And further resolved, 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 within thirty days. after the advertisement of the assessment roll.

atter 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 1880 of the City of Rochester, and all persons interested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening, June the 14th, 1887, at 7 o'clock, at the Common Council chamber, when allegations will be heard.

Adonted.

Adopted.

BAY STREET STONE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a stone sewer in Bay street, from a point sixty (60) feet west of First avenue to Goodman street.

Adopted.
The Surveyor submitted as such estimate, \$15,000.
By Ald. Judson—Resolved, That the following improvement is necessary, viz:
The construction of a stone sewer in Bay street, from a point about sixty feet (60) feet west of First avenue and extending eastward to intercept the sewer in Goodman street; the dimensions sect the sewer in Goodman street; the dimension and the forms of the cross sections of the sewer, to be adapted to the drainage needs of the territory, for which it is intended to provide; with all necessary manholes, surface sewers, intercepting sewer connections, lot connections, lot laterals; also, the required roadway grading and gutter formations

And Whereas, The City Surveyor, under the direction of the Council, has made an estimate of the

whole expense thereof, and reports the same at \$15,000, which estimate is hereby approved.

Resolved, further, that the following portion of said city is deemed benefited and properly ought to be assessed by a local assessment for the whole expense thereof, viz: All the territory described by and included within the following boundary

Beginning at a point in Bay street, sixty (60) feet 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 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 persons interested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening, June the 14th, 1887, at 7 o'clock, at the Common Council Chamber, when I segimning at a point in Bay street, ixty (60) feat west of First avenue; thence casterly along Bay street, including one tier of lots on the westerly side thereof, to Central park; thence easterly along Central park, excluding one tier of lots on the north side thereof to Third avenue; thence northerly along Third avenue, including one tier of lots and parcels of land on the south side of the southerly side thereof, to First avenue, including one tier of lots on the north side thereof to Third avenue; thence easterly along Bay street, including one tier of lots and parcels of land on the southerly side thereof, to Central park; thence easterly along Third avenue, including one tier of lots and parcels of land on the southerly side thereof, to Central park; thence easterly along Third avenue, including one tier of lots and parcels of land on the southerly side thereof, to Central park; thence easterly along Central park, excluding one tier of lots and parcels of land on the southerly side thereof, to Central park; thence easterly along Central park avenue, including one tier of lots and parcels of land on the southerly side thereof, to Central park, thence easterly along Central park avenue, including one tier of lots and parcels of land on the southerly side thereof, to Central park, thence easterly along Central park avenue, including one tier of lots and parcels of land on the southerly side thereof, to First avenue; then

thereof to Eighth avenue; thence southerly along Hiereof to Eighth avenue; thence southerly along Eighth ave., including one tier of lots on the west side thereof to a point 110 feet north of Wabash street; thence easterly on a line 110 feet from and parallel to Wabash street, to the rear of the lots on the easterly side of Eighth avenue; thence northerly along said line, to a point 110 feet south of Bay street; thence easterly on a line 110 feet south of and parallel to Bay street to Goodman street, thence northerly along Goodman street, excluding one tier of lots and parcels of land on the westerly side thereof to the northerly line of lots? 8 9 10 11 tier of lots and parcels of land on the westerly side thereof, to the northerly line of lots 7, 8, 9, 10, 11, 2 and 13 of the Strasburg tract; thence westerly on said line to Ulm street; thence northerly along Ulm street to a point in the prolongation of the northerly line of Doublebeiss subdivision; thence westerly along said line and line produced to the westerly line of lot No. 26 of the Strasburg tract; thence southerly on said line to Bay street; including one tier of lots and parcels of land on the north side thereof to a point sixty (60) feet west of First avenue; thence southerly to the place of beginning, in proportion to the benefit which each will derive therefrom. therefrom.

And further Resolved, That the tax-payers to be assessed for making such improvement may pay their assessments in three equal payments, as fol-

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 remaining one-third within two years from the confirmation of said roll. On all sums paid prior to the maturity of said last installment, a discount will be allowed at six per cent. per annum.

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 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, June the 14th 1887, at 7:30 o'lock, at the Common Council Chamber, when allegations will be heard.

Adopted

Adopted.

REMOVAL OF SWING BRIDGE ON WEST AVENUE.

By Ald. Kohlmetz-Resolved. That the City Surby Alu. Administz—Resolved, That the City Surveyor ascertain and report to this Council the expense of removing the swing bridge over the prism of the old Genesee Valley Canal, on West avenue and the improvement in that locality of said avenue within the lines thereof.

nue within the lines thereof.

Adopted.

The Surveyor submitted as such estimate, \$3,350.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The removal of the swing bridge over the prism on West avenue, of what was formerly called the Genesee Valley Canal and the filling in of the prism, or gap, with suitable material, with the required retaining walls, on one or both sides, on the lines of the said avenue; also the construction over the said gap, when propeply filled with compacted material, with an asphaltic pavement similar to that now existing on other parts of West avenue; also the necessary curb line connections, sidewalks,

now existing on other parts of West avenue; also the necessary curb line connections, sidewalks, surface sewers, lot laterals, and lot connections. 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 \$3,350, 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, viz.:

One tier of lots and parcels of land on each side.

One tier of lots and parcels of land on each side of West avenue, from the Erie canal, to the produced east curb line of York street, in proportion to the benefit which each will derive therefrom.

And further Resolved, That the taxpayers to be

assessed 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 confirmition of said roll was the confirmition of said roll wa from the confirmation of said roll, and the remain-

ing 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

burley of the said last installment, a discount win 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 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, June the 14th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE, NO. 3,215. OXFORD STREET SPRINKLING.

On motion of Alderman Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an 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 an 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 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 improvement to attend the said Common Council at the time appointed in said notice. mon Council at the time appointed in said notice, and, after hearing such allegations from all per-

sons appearing,
Ald. Kohlmetz submitted the following:
An ordinance to sprinke Oxford street from 100
feet south of East avenue to 100 feet north of Park

avenue.

The Common Council of the City of Rochester do ordain and determine that the following inprovement is necessary and should be made, to

wit:
The sprinkling of Oxford street from 100 feet south of East avenue to 100 feet north of Park avenue during the season of 1887.

nue during the season of 1887.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted 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 \$110, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said common Council deem will be benefitted by and ought to be assessed by a local assessment for the whole expense of such improvement is described as follows:

of such improvement is described as follows:
One tier of lots and parcels of land on each side
of Oxford street from 100 feet south of East avenue

to 100 feet north of Park 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 which each derives therefrom.

And it is further ordained and determined that the taxpayers to be assessed for making such improvement must pay their assessment in one equal payment as follows: All of the amount within thirty days after the advertisement of the assess-

ment roll.

ment ron.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

FINAL ORDINANCE, NO.3,216.

JAMES 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 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 published daily, in at least the daily nowspensers printed in the City of 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, 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 time appointed in said no-tice, and, after hearing such allegations from all persons appearing,

Ald. Kohlmetz submitted the following: An ordinance to sprinkle James street, from 100 east of Chestnut street to William 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 James street from 100 feet east

of Chestnut street to William street during the

season of 1887.

And the whole expense should be defrayed by an 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 \$75 and said estimate being deemed reasonable, is here 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 lots and parcels of land on each side of James street from a point 100 feet east of Chestnut street to William street.

On which above described lots and parcels of And the whole expense should be defrayed by

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 ordained and determined that the taxpayers to be assessed for making such improvement, must pay their assessment in one payment, as follows:

All of the amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliot, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

FINAL ORDINANCE, No. 3,217.

BROADWAY SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make said Common Council, before determining to make such public improvement, having caused an esti-mate thereof to be made, and by an entry in their minutes having described the portion and part of the city which they deem proper to be assessed for the expense 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 amount, if any, to be paid from the public 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 Common Council at the time appointed in said no-tice, and, after hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Broadway, from 100 feet south of Monroe avenue to the south line of lots No. 58 and 59.

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 Broadway, from 100 feet south of Monroe avenue, to the south line of Nos. 58 and

59, during the season of 1887.

And the whole expense should be defrayed by an assessment upon the lots and parcels of land to an 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 \$120, and said estimate being deemed reasonable, is here 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 sed 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

One tier of lots and parcels of land on each side of Broadway, from 100 feet south of Monroe avenue, to the south line of Nos. 58 and 59.

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 locality and advantage which each desired the said. benefit and advantages which each derives therefrom.

And it is further ordained and determined that the tax-payers to be assessed for making such improvement, must pay their assessment in one pay-ment, as follows: All of the amount assessed within thirty days after the advertisement of the assess-

ment roll

Ment roll.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-,
metz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

FINAL ORDINANCE, NO. 3,218. PROSPECT 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 said Common Council, before determining to make such public improvement, having caused an esti-mate thereof to be made, and by an entry in their minutes having described the portion and part of 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 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, 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 sub-iect matter of such improvement to attend the salject matter of such improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such such allegations from all persons appearing.

Ald. Kohlmetz submitted the following: An ordinance to sprinkle Prospect street, from West avenue to 100 feet north of Troup street.

The Common Council of the City of Rochester do ordain and determine that the following improvement is necessary and should be made, to-

The sprinkling of Prospect street, from West avenue to a point 100 feet north of Troup street,

during the season of 1887.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Surveyor, under direction of this Council, having made an estimate of such expense, and renaving made an estimate of such expense, and re-ports the same at \$40, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by and ought to be assessed by local assessment for the whole expense of said

improvement is described as follows:

improvement is described as follows:
One tier of lots and parcels of land on each side
of Prospect street, from West avenue to a point
100 feet north of Troup 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 advantages which each derives therefrom.

and o And is further ordained to mined, That mined, That the taxpayers to be assessed for making such improvement must pay their assessment in one payment, as follows: The whole amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judon, Stein, Kelly, Thayer—15.

FINAL ORDINACE NO. 3,219.

CENTRAL PARK PIPE SEWERS. On motion of Ald. Judson, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an esti-mate thereof to be made, and by an entry in their minutes having described the portion and part of 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 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, 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 sale ject matter 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. Judson submitted the following:

An ordinance to construct pipe sewers in Central park, from about 160 feet east of Alexander street

to the Goodman street outlet sewer.

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 construction of vitrified pipe sewers on each side of Central park, from the sewer now in process of construction in Goodman street, and extending westward therefrom to points in Central park, about one hundred and sixty (160) feet east of Alexander street, with the necessary manholes, lampholes, surface sewers, lot laterals, lot connections, roadway, grading and gutter formations. The diameters of the proposed sewers in their several parts to be adjusted to the needs of the territory that they are intended to accommodate.

And the whole expense should be defrayed by And the whole expense should be derrayed by the assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Surveyor, under direction 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 expensed, and the deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by and ought to be assessed by 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 Central park, from Goodman street to Alexander street, (excepting therefrom the lots on the northeast and southeast corner of the said Central cook and alaxander street, leave the said Central cook and alaxander street lades are size of the said Central cook and alaxander street lades are size of the said Central cook and alaxander street lades are size of the said Central cook and alaxander street lades are size of the said Central cook and alaxander street lades are size of the said Central cook and alaxander street lades are size of the said Central cook and alaxander street lades are size of the said Central cook and size of the said Central cook an northeast and southeast corner of the said Central park and Alexander street; also, one tier of lots and parcels of land on the following streets and avenues, viz: Second and Third avenues, from Central park to points on each one hundred and ten (110) feet north of Pennsylvania avenue, Fourth, Fifth and Sixth avenues, from points on each one hundred and ten (110) feet south of Bay street to points on each one hundred and ten (110) feet north of Pennsylvania avenue. Seventh avenue from a fernic part of Pennsylvania avenue. of Pennsylvania avenue, Seventh avenue, from a point one hundred and ten (110) feet south of Bay street, to a point one hundred and ten (110) feet north of Short 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 which each derives therefrom.

And it is further additional and determined that

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:

Adopted by the following vote:

Adopted by the following vote:

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

roll; one-third of the amount within one year from the confirmation of said roll, and the remain-ing one-third two years from the confirmation of said roll. On all sums paid prior to the muturity of said last installment, a discount will be allowed

or sad last installment, a discount will be allowed at six per cent. per annum.

Adopted by the following vote:

Adves—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye. Hall, Swikehard, Judson. Stein, Kelly, Thayer—15.

The Final Ordinance for the Lake View Park Outlet sewer was, on motion of Ald. Selye, postponed two weeks.

Ald Selye moved that the Final Ordinance for

Ald Selye moved that the Final Ordinance for Jones and Fulton Avenues sewer be postponed two weeks. Adopted.

FINAL ORDINANCE NO. 3,220.

HART AVENUE PIPE SEWER.

On motion of Ald. Judson the Common Council proceeded to hear allegations in relation to the cil proceeded to hear allegations 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 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, 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 time appointed in said notice, and, after hearing such allegations from all notice, and, after hearing such allegations from all persons appearing—
Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Hart avenue from 80 feet west of Galusha street to the sewer in Hart 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 construction of a vitrified pipe sewer, twelve (12) inches in diameter, in Hart avenue, beginning at a point about eighty (80) feet from the westerly prolonged line of Galusha street, and extending westerly to meet the present sewer in Hart avenue, with all required manholes, surface sewers, lot laterals and connections; also the necessary roadway, grading and gutter formations.

And the whole 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 re-

having made an estimate of such expense, and reports the same at \$475, 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:

One tier of lots and parcels of land on each side of Hart avenue from a line at right angles thereto, drawn through a point eighty (80) feet westerly from Galusha street to Martin street. On which above described lots and parcels of

On which above described lots and parcels of and 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 which each derives therefrom.

And it is further ordained and determined that the taxpayers to be assessed for making such im-

provement must pay their assessment in one pay-

ment as follows:

FINAL ORDINANCE NO. 3,221. SELYE STREET FLAG WALK.

On motion of Ald.Kohnmet?, the Common Council, proceeded to hear allegations in relation to the improvement described in the ordinance belaw, 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 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 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 if any, to be paid from the public treastury, 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 said improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing. On motion of Ald. Kohnmet?, the Common Council,

pearing.

Ald. Kohlmetz submitted the following:

An ordinance to construct a flag stone sidewald on Selye street, from Lake avenue to the east line of lot No. 71.

The Common Council of the city of Rochester, do ordsin and determine that the following improvement is necessary and should be made, to wit:

The construction of a flag stone sidewalk four.

The construction of a flag stone sidewalk four (4) Lake avenue to the east line of lot 71 of the Selye subdivision. The cost of the sidewalk proper not to exceed 60 cents per lineal foot.

And the whole expense should be defrayed by the

And the whole 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 \$525, 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: improvement is described as follows

One tier of lots and parcels of land on the north side of Selve street, from Lake avenue to the east line of lot No. 71 of the Selve subdivision.

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 which each derives therefrom.

And it is further ordained and determined that the taxpayers to be assessed for making such im-

provement must pay their assessment in one pay-

ment, as follows:

All of the amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

The final ordinance for Gorham park extension

was postponed two weeks, on motion of Ald. Kohl-

On motion of Ald. Elliott the final ordinance for Averill avenue improvement was indefinitely postponed.

Ald. Elliott moved that the final ordinance for Griffith street improvement be postponed two

weeks. Adopted.

Ald. Thayer moved that the final ordinance for heavy among the postponed two Ald. Thayer moved that the final ordinance for East Main street improvement be postponed two weeks, and that the chair appoint a committee of three to investigate the subject, and report to this Council at its next regular meeting. Adopted. Jones avenue improvement was postponed two weeks, on motion of Ald. Selye.

FINAL ORDINANCE, No. 3,222,

SCIO STREET IMPROVEMENT.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations 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 describedthe 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 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 if any to be paid from the public such improvement, the estimated expense 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 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 settis search after the said the said that the said common council at the time appointed in said settis search after the said council at the time appointed in said settis search after the said search after notice, and, after hearing such allegations from all

persons appearing.
Ald. Kohlmetz submitted the following:
An ordinance to improve Scio street, from Central avenue to Syracuse 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 construction of a MacAdam roadway on Scio street with Medina curb lines on each side, fourteen feet from and parallel to the medial line of said street, between the crosswalk on the south side of Central avenue to the curb line on the southerly side of Syracuse street as that line may be established by the City Surveyor, the roadway to have gutters three (3) feet on each side, one (1) foot wide next to the curbs to be of Medina stone flags and the remaining two (2) feet to be of pavement of the same material; also a flag sidewalk of blue or of Medina stone five (3) feet wide in single courses on Medina stone five (5) feet wide in single courses on the same material; also a flag sidewalk of blue or of Medina stone five (5) feet wide in single courses on the same material; also a flag sidewalk of blue or of Medina stone five (5) feet wide in single courses on the same material; also a flag sidewalk of blue or of Medina stone five (5) feet wide in single courses on the same material; also a flag sidewalk of blue or of Medina stone five (5) feet wide in single courses of the same material; also a flag sidewalk of blue or of Medina stone five (5) feet wide in single courses of the same material; also a flag sidewalk of blue or of Medina stone five (5) feet wide in single courses of the same material; also a flag sidewalk of blue or of Medina stone five (5) feet wide in single courses of the same material; also a flag sidewalk of blue or of Medina stone five (5) feet wide in single courses of the same material; also a flag sidewalk of blue or of Medina stone flags and some material; also a flag sidewalk of blue or of Medina stone flags and some material; also a flag sidewalk of blue or of Medina stone flags and some material; also a flag sidewalk on the south of Syracuse street, with the necessary manholes, the construction of new and the cleaning, repairing and extension of such sidewalk of the sidewalk of the same material; also a flag sidewalk on the south of Syracuse street, with the necessary manholes, the construction of the sidewalk of the same material; also a flag sidewalk of the same material; also a feet from and parallel to the medial line of said new and the cleaning, repairing and extension of existing surface sewers; also the construction and location of all needed lot laterals and lot connections

And the whole 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 renaving made an estimate or such expense, and re-ports the same at \$18,650, 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:

One tier of lots and parcels of land on each side of Scio street, from Central avenue to Syracuse

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 which each derives 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 their three details as the same of the same or t

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 installment, a discount will be allowed of six per cont. per any per

sax has inistrained, a discount will be allowed of six per cent. per annum.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

FINAL ORDINANCE, NO. 3,223.

KELLY STREET IMPROVEMENT.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations 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 heretofore published daily, in at leat t 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 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 time appointed in said notice, and after hearing such allegations from all persons appearing.

after hearing such allegations from all persons appearing—
Ald Kohlmetz submi ted the following:
An orsinance to 1 aprove Kelly street, from Nor h
Cinton's reet to St. Joseph street.
The Common Council of the city of Rochester do ordain and determine that the following improvement is
necessary and should be . ade, to wit:
The cons ruction of a McAdam roadway on Kelly
street, from North Cinton street to St. Joseph street,
with lines of Medina stone curbs on each side thirteen
and three fourths (13%) feet from and parallel to the
medial line of Kelly street aforesaid, within the terminal limits n.med, and Mertina stone gutters three (3
feet wide, on each side, inside o. and adjoining curbs;
one (1) foot of the gutter next the curps on each side to
be of flagstone and the other tho (2) feet to be of pavement, with the necessary manboles, lot laterals, new
surface sewers, and existing surface sewers cleaned,
repaired and extended, and all needed flagstone cross
walk-; also the aying of Medina stone or of filles stone
flag sidewiks five 5 feet wide on each side of Kelly
street, aforesaid within the specified limits, except
where good flag walks on the proper grade and line
for wexist.

And the whole expense should be defraved by the as-

nc w exist.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefited thereby, hereinafter described; and the CivSurveyor, underthe direction of this Council, having made an estimate of such expense, and reports the same at \$6,700, 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:

whose expense or said improvement is described as follows:
One tier of lots and parcels of land on each side of kelly street, from North Climon street to St. Joseph street, in proportion to the beneuit which each will derive therefrom.

street, in proportion to the benefit which each will derive therefrom.

On which above de-crised lots and parcels of land he 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 ordained and determined that the taxpayers to be assessed for making such improvement, may pay their assessments in three equal ayments, 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 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.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selve, Ha'l, Swikenard, Judson, Stein, Keily, Thayer—15.

FINAL ORDINANCE No. 3,224.

HUDSON STREET MACADAM IMPROVEMENT.

HUBBON STREET MACADAM IMPROVEMENT.
On motion of Ald Kohlmetz the Common Council proceeded to hear allegations in relation to the improverovement desc ibed 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 dees obed 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 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 ame unt, 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 notice, and, after hearing such allegations from all persons appearing.

Ald, Rohlmetz submitted the following:

Ald, Rohlmetz submitted the following improve-

ments is necessary and should be made, to wit:

The construction of a MacAdam roadway improvement in Hudson street from the north line of the crosswalk on the north side of Chenning street to the south cut bline of Clifford street, with lines of Medina stone cut bine of Clifford street, with lines of Medina stone cut be on each side of the street and nineteen (19) feet from, and parallel to the medial line of Hudson street aforesaid, and with gutters three (3) feet wide on each side, inside of the said curb lines one (1) foot of the states to the curb to be of a continuous course of Medina flag stone, except at intersecting streets alleys and driveways, where for a portion of each Medina stone pavement may be suost thied, and two (2) additional feet in width on each side inside of the said curb lines to te of Medina stone pavement, with the necessary flag stone crosswalks both parallel and transverse; also the construction of new, and the cleaning. repairing and *xtension of *xisting surface sewers where needed, it being understood and expressly provided that where witchin the terminal limits named for the proposed improvement of Hudson street curb stones and flag stone crosswalks of good quality are now found they shall be taken up, refressed and replaced where the general chara ter of the work requires it; and also that all lot laterals water and gas service pipes where now neeled, or their future need is anticipated, shall be constructed and provided for; also that the stone for the MacAdam matersal used shall be fr. m the Brighton quaries.

And the whole expense shall 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 reported the same at \$13, iw, and sald estimate being deemed reasouable is bereby approved; and the portion of said city which said Common Council deem will be benefited by and ought to be asses sed by a local asses-ment for the w

for the whole expense of said improvement is described as follows:

One tier of lots and parcels of land on each side of fludson street, from Chauling stree 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 derives herefrom.

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 said roll, and the remaining one third within two years from the confirmation of said roll. On all sums paid prior to be maturity of the said last instalment a discount will be allowed at six percent. per annum.

annum.

Ald. Stein moved that the ordinance be amended so as to read "Brighton or Goodman street quarries."

Lost by the following vote:

Nays—Ald. Tracy. Sullivan, Marson, Fee, Kohlmetz,
Frizsche, Elliott, Foley. Selye, Hall, Swikenerd,
Judeon, Stein, Kelly. Thayer—15.

The final ordinance for Hudson street improvement
was then adopted by the following vote:

Ayes—Ald. Tracy. Sullivan, Marson, Fee Kohlmetz.

Fritsche, Elliott, Foley. Selye. Hall, Swikehard, Judson' Stein, Kelly, Trayer—15.

Ald. Thayer moved that final ordinance No. 3,666, adopted Nov. 16th, 1886, and published on page
312 of proceedings of 1886-7, be reconsidered.

Ald. Thayer moved that the ordinance be indefin-

Ald. Thayer moved that the ordinance be indefin-

itely postponed. Adopted.
Ald. Judson asked and obtained unanimous consent to present the following:
By Ald. Judson—

AN ORDINANCE TO REGULATE WEIGHTS AND MEASURES.

Passed May 31st, 1887.

The Common Council of the City of Rochester do ordain and determine as follows:

ordain and determine as follows:
Section 1. Every merchant, retailer, trader and dealer in merchandise or property of any description, which is sold by measure or weight, dealing or trading within the city of Rochester, shall use such weights and measures only as have been sealed and marked by the City Sealer, and no person shall hereafter sell or dispose of any berries in said city in boxes, racks, baskets or other packages, without having the quantity by sealed measure contained, plainly marked on the outside of each box, rack, basket or other package. Every merchant, retailer, trader or dealer who shall violate any of the provisions of this section shall forfett

and pay a penalty of, and be fined five dollars for each offense.

Section 2. All weights and measures sealed by the City Sealer shall be made to conform to the standard of the State, and shall be sealed and

marked by him.

Section 3. It shall be the duty of the City Sealer, and he is hereby authorized and directed, to inspect and e is hereby authorized and directed, to inspect and examine, at least once in every six months-hereafter, and as much oftener as he deems proper, all weights and measures used by any merchant, retailer, trader or dealer aforesaid, and to mark and seal the same once in every six months here-after, and as much oftener as the same are found, upon any such inspection or examination, not con-formable to the State standards, such weights and formable to the State standards; such weights and measures to be inspected, and also sealed and marked, at the election of said Sealer, at the place or places where the same are kept for use; and if any such weights and measures, when so inspected or examined by said Sealer, shall be found not to be conformable to the State's standard it or they, if not then and there marked and sealed by said Sealer, shall be sent by the owner or owners there-Sealer, shall be sent by the owner or owners thereof, or persons using the same, as aforesaid, to such
place in the said city of Rochester as the said
Sealer shall direct, for the purpose of being sealed
and marked by said Sealer, as aforesaid, within
three days after such owner, or owners, or person,
shall be required so to do by the said Sealer. Every
merchant, retailer, trader or dealer aforesaid, who
shall refuse to exhibit any such weights and measures to the said Sealer, when required so to do by
him, or who shall, in any manner, obstruct such
Sealer in the performance of the duties hereby enjoined upon him, or who shall refuse or neglect to
send any such weights or measures, for the purpose of being sealed, as aforesaid, within the time,
and to the place aforesaid, shall forfeit and pay a

and to the place aforesaid, shall forfeit and pay a penalty of and be fined ten dollars for each offense. Section 4.—It shall be the duty of the City Sealer to seal and mark any weight or measure that may be brought to him at any reasonable time during the day, by any person, upon prepayment to him of his legal fees therefor, and it shall also be his duty to make and keep a register of all the weights and measures inspected and examined and sealed and marked by him, as aforesaid, in which he shall state the name of the owner or owners of the same, or persons having the same so marked and sealed, and his or her business address or location, if known shall not need to business address of rocation, it known by him, and whether they are conformable to the standard of the State, and to deliver a copy of such register to the clerk of said city, and to report to the Common Council the names of all owners whose weights or measures are incorrect, or who whose weights or measures are incorrect, or who shall neglect or refuse to have their weights or measures inspected and examined and sealed and marked as aforesaid; such copy of said register to be delivered to said clerk and said report to be made to this Common Council by said sealer, as aforesaid, at least once in every three months hereafter, and for a wilful failure on the part of said sealer so to do, he shall forfeit and pay a penalty of, and be fined, five dollars for each offense, and a further penalty of five dollars for every twenty. further penalty of five dollars for every twenty-four hours such neglect shall continue, after notice

from the clerk to comply herewith. Section 5. Every execution issued upon a judg-Section 5. Every execution issued upon a jungment 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 Peniantlaw, and any passon violating any provision of tentiary, and any person violating any provision of this ordinance, and failing to pay the penalty and fine imposed therefor, and recovered, shall be liable to, and shall be imprisoned in the Monroe County Penitentiary for a term of two days for each one dollar of the amount of the judgment recovered

before and for such fine and penalty.
Section 6. This ordinance shall take effect imme

Ald. Kelly moved that action on the ordinance be postponed until the next regular meeting. Adopted.

UNFINISHED BUSINESS.

Action on the notice for the consent of the city

of Rochester to the laying of the street railroad double tracks commencing at the junction of Avenue A, Vick park, and continuing through several streets and published at page 54,

through several streets and published at page 22, current proceedings, came up.

Allegations being called for and no person appearing, Ald. Thayer submitted the following:

By Ald. Thayer—Whereas, The Rochester City & Brighton Railroad Company has presented its petition to the Compan Council of the City of Rochester for the consent of the City of Rechester for the consent of the City of Rochester for the consent.

Rochester for the construction, maintenance, operation and use of a railroad, and an extension and branches thereof on the surface of the soil through, along and upon streets hereinafter named, and due advertisement according to law has been had. Resolved, That the consent of the City of Roch-

ester be and it hereby is given to the highest bidder at the sale hereinafter provided for, to con-

der at the sale hereinafter provided for, to construct, maintain, operate and use a railroad and certain extensions, branches and lines of railroad on the surface of the streets, viz.:

A line of single track railroad commencing at the junction of Avenue A, Vick park, with Park avenue, at the terminus of the present route, thence along the center of the crescent between Avenue A and Avenue B, Vick park, being the continuation of Park avenue easterly; thence a line of double track easterly along the center of Park avenue to the intersection thereof with the city line at Culver street, together with such switches, sid-Culver street, together with such switches, sidings, turnouts, turntables and suitable stands in connection with said extension, branches and lines as may be necessary for the convenient working of said railroad, upon the express condition that the provisions of Chapter 242 of the Laws of 1884 pertinent thereto shall be complied with, and upon further provision and condition hereby made, that the right, franchise and privilege of using said streets to construct, maintain, use and operate a street surface railroad and said extension lines and street surface railroad and said extension lines and branches shall be sold by and under the direction of the City Treasurer of the City of Rochester at public auction on the 5th day of July, 1887, 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 operate a street railroad in the city of Rochester and which will agree to give the largest percentage per annum of its gross receipts with adequate security by a bond agree to give the largest percentage per annulm or its gross receipts with adequate security by a bond or undertaking in writing and under seal in such form, condition, amount, and sureties as shall be required and approved by the City Treasurer of the city of Rochester for the fulfillment of said agreement and for the commencement and completion of said railroad lines, branches and extensions according to a plan or plans and the route or routes above herein referred to, within the time designated therefor by the provisions of chapter 642 of the laws of 1886 and the amendments thereof, which said bond shall be in the penal sum of \$10,000, with at least two sureties, who shall be free-holders outside the county of Monroe.

The clerk is hereby directed to publish three times a week for at least three weeks in two daily newspapers, published in the city of Rochester, to be designated by the Mayor, notice of the time, place and terms of such sale and of the route to be sold, and of the condition upon which the consent

sold, and of the condition upon which the consent of the city of Rochester to the construction, maintenance. use and operation of said railroad line, branches and extensions will be given.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

Nays—Ald, Selye.

Nays—Ald, Selye.
Ald. Thayer moved that action on the notice for consent to lay a single street railroad track on Park avenue, commencing at the junction of Avenue A, Vick Park, and published at page 30, current proceedings, be indefinitely postponed. Adopted

The following came up:
By Ald. Thayer — Whereas the Rochester
City & Brighton Railroad Company has pre-

sented its petition to the Common Council of the City of Rochester for the consent of the city of Rochester for the construction, maintenance, operation and use of a railroad, and an extension and branches thereof on the surface of the soil through, along and upon streets hereinafter named, and due

advertisement according to law has been had.

Resolved, That the consent of the City of Rochester be and it hereby is given to the highest bidder at the sale hereinafter provided for, to construct, maintain, operate and use a railroad and certain maintain, operate and use a railroad and certain extensions, branches and lines of railroad on the surface of the streets through, upon and along the following named streets, viz.: Two parallel tracks, known as double street rail tracks, commencing at the present tracks of the Rochester City & Brighton R. R. Co., at the intersection of East Main street and University avenue; thence along the center of East Main street railroad bridge to the intersection of East Main street with North Goodman street, together with switches, sidings, turnouts, turn tables and suitable switches, sidings, turnouts, turn tables and suitable stands in connection with said railroad extension, branches and lines as may be necessary for the convenient working of the railroad, upon the express condition that the provisions of Chapter 242 of the Laws of 1884 pertinent thereto shall be complied with, and upon the further provision and condition because where the condition to the dition hereby made, that the right, franchise and privilege of using said streets to construct, mainprivilege of using said streets to construct, maintain and operate a street surface railroad and said extension lines and branches shall be sold by and under the direction of the City Treasurer of the city of Rochester at public auction on the 5th day of July, 1887, 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 operate a street railroad in the city of Rochester and which will agree to give the largest percentage per annum of its gross receipts with adequate security by a bond or undertaking in writing and under seal in such form, condition, amount and sureties as shall bond or undertaking in writing and under seal in such form, condition, amount and sureties as shall be required and approved by the City Treasurer of the city of Rochester for the fulfillment of said agreement and for the commencement and com-pletion of such railroad lines, branches and extensions according to a plan or plans and the route or routes above herein referred to, within the time designated therefor by the provisions of chapter 642 of the laws of 1886 and the amendments thereof,

642 of the laws of 1886 and the amendments thereof, which said bond shall be in the penal sum of \$10,-000 with at least two sureties who shall be free-holders outside the county of Monroe.

The Clerk is hereby directed to publish three times a week for at least three weeks in two daily newspapers, published in the city of Rochester, to be designated by the Mayor, notice of the time, place and terms of such sale and of the route to be sold, and of the condition upon which the consent of the city of Rochester to the construction, maintenance use and operation of said railroad line. tenance, use and operation of said railroad line, branches and extensions will be given.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

EXECUTIVE BUSINESS.

Ald. Elliott moved that the Board proceed to the election of directors of the Rochester & Genesee

Valley railroad. Adopted.
Ald. Elliott nominated Chas. H. Babcock.
Chas. H. Babcock was named by Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

Blank was named by Ald. Selye.

Blank was named by Ald. Selye, Chas. H. Baboock was declared duly elected. Ald. Elliott nominated, F. S. Upton, who was named by Ald. Tracy, Sullivan, Marson Fee, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Hall, Swike-hard, Judson, Stein, Kelly, Thayer—15. F. S. Upton was declared elected. Ald. Elliott nominated Ald. John H. Foley who was named by Ald. Tracy Sullivan, Marson, F23

Kohlmetz. Fritzsche, Elliott, Selye, Hall, Swikeard, Judson, Stein, Kelly, Thayer—14.
Ald. J. H. Foley was declared elected.
Ald. Elliott nominated H. C. Brewster, who was named by Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.
H. C. Brewster was declared elected.
Ald. Elliott nominated G. H. Perkins, who was named by Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.
Gilman H. Perkins was declared elected.
Ald. Elliott nominated D. W. Powers, who was named by Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer.
D. W. Powers was declared elected.
Ald. Kelly moved that the Board proceed to elect

D. W. Powers was declared elected.
Ald. Kelly moved that the Board proceed to elect
Commissioners of Deeds, and the Clerk cast the
ballot. Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritsche, Elliott, Folcy, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.
Derrick W. Ross, Louis O. McKinney, Louis P.
Tietenburg, John L. Meeker, Mary F. Reed, Andrew Ludolph, Willis K. Gillette, James Lyons.
Thos. McMillan, Wm. W. Brayer and Chas. W.
Voshall having received the concurrent vote of
the Common Council were declared elected.
Ald. Swikehard moved to proceed to appoint an

Ald. Swikehard moved to proceed to appoint an Inspector of Election for the first district Eleventh

Inspector of Election for the first district Eleventh ward. Adopted.
Ald. Swikehard nominated Geo. Roth, who was named by Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson. Stein, Kelly, Thayer—15.
Geo. Roth was declared elected.
Ald. Selye nominated Wm. Kane as Inspector of Election 1st dist. 9th ward, who was named by Ald. Tracy, Sullivan. Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.
Wm. Kane was declared elected.
Ald. Selye nominated John Pfluge for Inspector of Election 2d dist. 9th ward, and was named by

Ald, Selve hominated John Fluge for Inspector of Election 2d dist. 9th ward, and was named by Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elllott, Foley, Selve, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

John Pfluge was declared elected.

MISCELLANEOUS BUSINESS.

By Ald. Marson—Resolved, That the Lamp Committee be authorized and directed to place one electric light on Exchangs street, about 75 feet north of the Monroe County Jail. Referred to the Lamp Committee.

By Ald. Kohlmetz—Resolved, That the President of this Board is hereby directed to appoint a committee of three to act in conjunction with the Law Committee to fix the salary of the City Attorney and the employees of his office for the ensuing year and report back to this Board. Adopted.

By Ald. Elliott—Petition of Phillip J. Meyer to

By Aid. Elliott—Petition or Philip J. Meyer to erect a wood building and moved permission be granted. Adopted.

By Aid. Elliott—Petition for the improvement of Averill avenue from Monroe avenue to Mt. Hope avenue. Referred to the Surveyor to prepare an explanate. ordinance.

By Ald. Elliott— Whereas, The Rochester City and Brighton Railroad Company has agreed that in case the City At-torney is instructed to discontinue or refrain from torney is instructed to discontinue or refrain from bringing or instituting the proceeding or action to recover past license fees per car from said company directed to be taken by the resolution heretofore adopted by this Council it will pay into the treasury a license fee of at least \$5 per annum for each car owned or operated by said company as provided in and by Section 18 of the penal ordinance relativistic streat; will said adopted and cardinalse relating to street railroads adopted and ordained by this Council on March 29, 1887; now therefore, be it

Resolved, That if said company shall and does immediately pay into the treasury and to the City Treasurer said license fee of at least \$5 for each and every car owned or operated by it and a similar

license fee of any future determined amount each | year on the first day of April hereafter, and com-plies with the other conditions of said section 18 that the City Attorney be and he is hereby direct-ed to discontinue or refrain from bringing or insti-tuting any proceeding or action authorized and directed by resolution, and that the City Attorney be instructed to present to this Board at the next meeting a formal agreement to the above effect for the signature of the railroad coporation aforesaid and the ratification of this board. Adopted. By Ald. Elliott-

By Ald. Elliott—

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

The undersigned, the Western New York Mutual Telegraph and Telephone Company respectfully requests permission to use the streets and alleys within the city of Rochester for the purpose of laying lines of electrical conductors underground in said city, and using, owning and maintaining a line or lines of electric telegraph, in pursuance of Chapter 397 of the Laws of the State of New York of 1879, as amended by Chapter 483 of the Laws of 1881.

[Western New York Mutual Telegraph and Telephone Co.]

JOHN W. Goss, President.

JOHN W. Goss, President. Rochester, N. Y., May 31, '8i'. Referred to Law Committee to report at next meeting

By Ald. Marson—Petition for sprinkling Atkinson street. Referred to the Surveyor to prepare

an ordinance.

By Ald. Selye—Petition for sprinkling Bolivar street. Referred to the Surveyor to prepare an

ordinance Ald Elliott gave notice that at the next meeting he would introduce a resolution to change the

Ald. Emott gave notice that at the next meeting he would introduce a resolution to change the rules relating to opening and closing of meetings. Ald. Elliott moved that the nominations of the Mayor for members of the Board of Health be taken from the table. Lost.

By Ald. Selye—Resolved, That the Clerk be, and he hereby is, directed to draw an order on the Treasurer in favor of John T. Clarke for two hundred and sixty dollars for searches in the matter of the extension of Clifford street; that the treasurer pay the same from the Contingent Fund and charge and carry the amount to the fund for the extension of Clifford street when created.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

By Ald. Selye—Resolved, That the President of this Board be and hereby is directed to appoint a committee of three to consider the grievances of one Cornelius McDonald against the Rochester & Brighton Street R. R. Company and report back to

one Cornelius McDonald against the Rochester & Brighton Street R. R. Company and report back to this Board at its next meeting. Adopted.

By Ald. Selye—Petition for the removal of the street railroad tracks, 150 feet on east side of Lake avenue, lying between Vincent place and Cliff st. Referred to the Select Committee.

By Ald. Hall—Petition for stone cross-walk on East Main street, from Goodman street west of the railroad bridge to north side of East Main street. Referred to the Executive Board.

By Ald. Stein—Petition of M. and A. Nussbaum for removal and erection of a wood building, and moved that permission be granted. Adopted.

By Ald. Kelly—

By Ald. Kelly-

CITY ASSESSORS' OFFICE, Rochester May 31, 1887.

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

Gentlemen—In February last your Honorable Body passed a resolution authorizing the Mayor of this city to execute a contract with Reuben J. Smith for the completion of the unfinished maps of the fourteen old wards of this city now in the City Surveyor's office. We understand Mr. Smith declines to enter into a contract according to his bid. If such is the fact we would most respectfully ask your Honorable Body to take some action whereby these maps may be completed as soon as

possible, knowing as we do that it is in the interest of every taxpayer of this city.

Yours very respectfully,

L. A. PRATT, M. J. MAHER. JACOB GERLING,

JACOB GERLING.
City Assessors.

By Ald. Kelly—Resolved, That the Mayor be and is hereby authorized to contract with John C. Ryan 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 \$20,552, (which is at the rate \$4.00 per aure.) with such sureties as shall be acceptable to the Mayor, City Attorney and the Map and Survey Committee. Adopted.

By Ald. Kelly—Petition for pipe sewer in Glenwood Park. Referred to the Surveyor to prepare an ordinance.

an ordinance.

By Ald. Thayer—Remonstrance against improvement of East Main street. Referred to the special committee on East Main street improvement.

By Ald. Thayer—Resolved, That the Executive Board be requested to cause the removal of any and all obstructions from Stewart street extension. Adopted.

Adopted.

By Ald. Thayer—Resolved, That the Executive Board be requested to ascertain and report to this Board, at the next regular meeting, whether the proposed street designated as Greenleaf avenue, has been properly graded, and put in condition for acceptance by the city as a public street. Adopted. Ald. Kelly moved that when this Board adjourns it be until Friday, June 3d, at 7 o'clock. Adopted. The President announced the following committees:

mittees:

On East Main St. Improvement: Ald. Foley, Fee, Swikehard.

Committee to act with Law Committee on question of salaries in City Attorney's office. Ald.

on grievances of C. E. McDonald—Ald. Selye, Sullivan, Marson.

On motion of Ald. Foley the board then adjournd.

Peter Sheridan, City Clerk.

In Common Council, June 3d, 1887.

ADJOURNED REGULAR MEETING.

Wm. H. Tracy, President of the Board,

Alu. vin. Present—Ald. Tracy, Sullivan, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Swikehard, Judson, Stein, Kelly, Thayer—15. Absent—Ald. Bohrer—1.

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

Gentlemen—Your Lamp Committee, to whom was referred the subject of lighting the city with electricity throughout, respectfully report that we have been attended by the representatives of the several electric light companies within the city, and have received from them propositions for such lighting, and, after due consideration of such offers, we recommend that contracts for such lighting be awarded as follows, viz:

To the Brush Electric Light Company, the furnishing of 180 new electric lights, or more, as may

To the Brush Electric Light Company, the furnishing of 180 new electric lights, or more, as may be required, each to be a 2,000 candle power arc electric light; providing said company cancel the contract now existing between it and the city for furnishing 300 lights at forty-five cents per light per night, and include them in said new contract at the new contract price; and said new contract and price to include also seventy-eight additional lights for which the city now, pays thirty cents per light per night; the new contract price to be as follows: For the first two years, thirty cents; for the second two years, twenty-eight cents; for the fifth year, twenty-seven cents. The above prices to be for each light per night. each light per night.

To the Rochester Electric Light Company the furnishing of 100, or more, as may be required, are electric lights of 2,000 candle power each at the rate of twenty-eight and one-half cents per light per night for five years.

To the Edison Electric Illuminating Company the furnishing of 700 or more, as may be needed, lights of the incandescent twenty candle power kind, to be placed and used in the kerosene lamp districts on the west side, unless a majority of the property owners on the street oppose such lights, at the following prices: First year, at four cents; second year, at four and one-half cents: third year, at four and three-quarters cents; fourth year, at five and three-quarters cents; fifth year, at six cents. Said prices to be per light per night.

cents. Said prices to be per light per night.

The contracts to be entered into are to be drawn The contracts to be entered into are to be drawn by and have the sanction of the city attorney as to form and sufficiency: to permit the representatives of the city or the Lamp Committee to direct the placing of any and all lamps and the changing of the location thereof as may be deemed essential for the public interests; and said lights so furnished to be, from time to time, of the best quality and kind of the candle power aforesaid that may be known or discovered at any time during the continuance of the contracts; and further, said contracts to contain such other and additional provisions as may, in the judgment of the city attorney, be necessary to protect the interests of the city and the taxpayers thereof, and for the foregoing purpose we recommend that the following resolution be adopted:

All of which is respectfully reported.

JOSEPH H. FEE,

JOSEPH H. FEE, J. H. FOLEY, J. MILLER KELLY, JAMES S. JUDSON,

WM. SULLIVAN, Lamp Committee.

Ordered received, filed and published.

By Ald. Fee—Resolved, That the Mayor be, and he hereby is, directed to enter into contracts with the several companies named in and for the purposes, and upon the terms and conditions specified in the foregoing report of the Lamp Committee.

Ald. Selye moved as an amendment that the words "west side" in the report be stricken out.

Lost.
The original resolution was then adopted by the

The original resolution was then adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Judson, Stein, Bohrer, Kelly, Thayer—14.

Nays—Ald. Selye—1.

By Ald. Kohlmetz—Resolved, That if the Rome.

By Ald. Kohlmetz—Resolved, That if the Rome. Watertown & Ogdensburg Terminal Railroad Company does not immediately give the undertaking required of it in and by resolution of this Common Council, adopted recently, concerning the crossing of North St. Paul street, under grade, that the said consent contained in said resolution be, and the same is, in all things, withdrawn, and the City Attorney is hereby directed to institute proceedings against said company, and any and all others, which will prevent the further interference with said street by it or them, and will also restore the street to its former condition. Adopted.

Ald. Elliott moved that the vote taken on the final ordinance for Averil street improvement be reconsidered. Adopted.

Ald. Elliott moved that the clerk advertise for

reconsidered. Adopted.

Ald. Elliott moved that the clerk advertise for allegations, to be heard at the next meeting, on Averill street improvement. Adopted.

By Ald. Foley—Petition of Wm. A. Grainger to erect six wood buildings, and moved permission be granted under the direction of the Fire Marshal. Adopted.

Ald. Selye moved that the Final Ordinance No. 3,221, Selye street flag walk, be reconsidered. Adopted.

Adopted..

Ald. Selve moved that the ordinance be amended

so as to read as follows:
The construction of a flagstone, or Ferrolithic, or a Portland cement (John J. Shillinger patent), four feet wide, on the north side of Selye street, from Lake avenue to the east boundary line of the Selye subdivision, the cost of the sidewalk, in-

cluding the necessary grading and gutter formation, not to exceed sixty (60) cents per lineal foot.

Adopted.

Under the rule action on the ordinance was

postponed two weeks. By Ald. Bohrer—

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

We, the undersigned, a majority of the commit tee appointed by your honorable board on May 31, 1887, to report on the application of Charles H. Wiltsie, a property owner on North Joiner and St. Joseph streets, to have the grade and the boundary lines of said Joiner street fixed and established.

or report as follows, to wit:

That we recommend that the City Surveyor establish the grade and boundary lines of said Joiner street and that he be directed and authorized to do

the same Dated June 3, 1887.

LOUIS BOHRER, D. W. SELYE, FRANK FRITZCHE,

Committee on Opening and Alteration of Streets.

I. F. QUINBY, City Surveyor.

By Ald Bohrer—Resolvod, That pursuant to the

By Ald Bohrer—Resolvod, That pursuant to the report of the Committee upon the application of Mr. Charles H. Wiltsie, to have the City Surveyor establish the grade and boundaries of North Joiner street, said City Surveyor be instructed and directed to establish the grade and boundaries of said North Joiner street. Adopted.

By Ald. Thayer—Resolved, That the action of the Board of Education for the purchase of the school site at the corner of University avenue and Culver park, recently taken by said body, be and the same is hereby ratified and confirmed.

Adonted.

Adopted. On motion of Ald. Kelly the Board then ad-PETER SHERIDAN. City Clerk.

In Common Council, June 14, 1887.

REGULAR MEETING.

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

Present—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—

APPROVAL OF THE MINUTES.

The minutes of the previous meetings were approved as published in the Book of Proceedings. PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCES.

By Ald. Sullivan-Petition for a Medina stone improvement on Warehouse street.

the Surveyor to prepare an ordinance.
By Ald. Sullivan—Bill of—
Atkinson & Sykes, lawn mowers and re-

was granted.

By Ald. Fee—Petition for electric lights on Williams, James and Court streets. Referred to the Lamp Committee.

Also, the petition of Ed. B. Beck. Referred to the Wood Building Committee and Fire Marshal,

the Wood Building Committee and Fire Marshal, with power to act, By Ald. Fee—Bills of Citizens' Gas Co., lighting lamps, May...\$1,434 10 Rochester Gas Co., 882 80 United Gas Imp. Co., 359 10 Brush Electric Light Co 5,026 65 Citizens' Gas Co., setting posts. 7 20 United Gas Imp. Co. 44 48 Referred to the Lamp Committee. By Ald. Foley—Petitions of P. V. Hawley, Morris Bortle and Herman Barron, for permission vas granted under direction of the Fire Marshal. Also pe-

tition for a sewer in King place; referred to the Surveyor to prepare an ordinance. Also petition for water in King place; referred to the Chief En- gineer of the water works with power to act.	United Gas Imp. Co., gas patrol system 18 76 Rochester Printing Co., printing blanks 7 75 John C. Hayden, expenses Miner case 11 34 Western Union Tel. Co., services May 14 28
Ald. Foley presented a petition to change the	Roch, Dist. Tel. Co. services May 3.35
Ald. Foley presented a petition to change the name of "King alley" from Prospect street to Adams street to "King place."	Wm. C. Bush, repairing furniture 2 25
Ald. Foley moved that the prayer of the petitioners be granted and that the City Clerk be directed	W. L. Buckland, livery hire 600 W. W. Morrison, printing blanks 975
to enter the same in the street register and the Ex-	Standard Cab Co., services
ecutive Board be notified to place the usual street signs. Adopted.	Maggie Gaffney, cleaning for May
By Ald. Foley—Bills of 35 00	Geo. Long, expenses in Moss case 60 87 Henry M. Fenno, M. D., medical services. 5 00
Curran Bros., 25 00	Sunday Herald Print, Co., printing blanks 10 00
J. B. Metzgar, 25 00 Mary Yauichzi, rent 3 00	Union and Advertiser Co, printing blanks. \$4 00 E. R. Andrews, printing blanks. 3 75
Elizabeth Kelly, 11 00 Morris Kiely, 13 50 F. Bitz 16 50	Addie Mosher, washing, May
1. 1002,	W. J. Herriman, M. D., medical services 200
Ed. Lapey, 14 63	Referred to the Police Committee.
George J. Weider, groceries 50 00 Jas. McMannis, 85 48 P. Congaughton 58 00	By Ald. Bohrer — Petition of Gustav Behner. Referred to the Wood Building Committe and Fire
P. Connaughton,	Marshal with power to act. By Ald. Thayer—Petition for a plank walk on
Mary Fiannigan, board 10 00	Hebard street. Referred to the Surveyor to pre-
Rochester City Hospital, board 805 50 F. C. Rehtz & Bros., repairing ambulance 6 20	pare an ordinance. By Ald. Thayer:—
W. G. Martens, repairing clock 1 50	To the Honorable, the Common Council of the City
M. Ulton, hack hire 4 00 M. McCormick, 20 00	of Rochester: Gentlemen: I have opened Berlin street from
M. McCormick, 20 00 Geo. Oppel, bread 10 69 Fleckenstein Bros., bread 121 20	its west terminus to St. Joseph street, and hereby
S. A. Pierce, medical services	tender and donate to the city of Rochester the free use of the same as one of the public streets of the
A. H. Martin, disbursements 36 77	city, hereby relinquishing all claims of ownership. Rochester, June 7, 1887.
Referred to the Poor Committee. By Ald. Selve—Petitions of Charles H. Crouch	CHRISTIAN FINK.
By Ald. Selye—Petitions of Charles H. Crouch and Elizabeth Shellington. Referred to the Wood Building Committee and Fire Marshal, with power	On motion of Ald. Thayer referred to the Executive Board to ascertain and report to this Board
to act.	if the legal requirements have been complied with. By Ald. Kohlmetz—Petition of August Englert.
Also, the petition of Austin Dewey, relating to an erroneous assessment. Referred to the Assess-	Referred to the wood Building Committee and
ment Committee.	fire marshal with power to act.
	DEDODES OF SELVEDING COMMISSION
By Ald. Selye—Bills of— John W. Hannan, serving notices \$ 13 50	REPORTS OF STANDING COMMITTEES. Ald Kohlmetz from the Law and select commit-
John W. Hannan, serving notices\$ 13 50 Wm. W. Osgoodby, stenographer's ser-	Ald. Kohlmetz from the Law and select committees on salaries in the city attorney's office, reported
John W. Hannan, serving notices \$ 13 50 Wm. W. Osgoodby, stenographer's services \$ 35 J. B. Beers, map Mayor's office 8 00	Ald. Kohlmetz from the Law and select committees on salaries in the city attorney's office, reported
John W. Hannan, serving notices. \$ 13 50 Wm. W. Osgoodby, stenographer's services. 13 35 J. B. Beers, map Mayor's office. 8 00 J. B. Beers, map Surveyor's office. 8 00 M. W. Rundel, frames. 6 07	Ald. Kohlmetz from the Law and select committees on salaries in the city attorney's office, reported
John W. Hannan, serving notices. \$ 13 50 Wm. W. Osgoodby, stenographer's services. 13 35 J. B. Beers, map Mayor's office. 8 00 J. B. Beers, map Surveyor's office. 8 00 M. W. Rundel, frames. 6 07 James Kavanagh, hack hire. 18 00	Ald. Kohlmetz from the Law and select committees on salaries in the city attorney's office, reported progress and asked for further time. Granted. Ald. Sullivan from the Park Committee, Ald. Fee from the Lamp Committee, Ald. Foley from the Poor Committee, Ald. Selye from the Committee on Contingent. Expenses. Ald. Hall from the
John W. Hannan, serving notices. \$ 13 50 Wm. W. Osgoodby, stenographer's services. 13 35 J. B. Beers, map Mayor's office. 8 00 J. B. Beers, map Surveyor's office. 8 00 M. W. Rundel, frames. 6 07 James Kavanagh, hack hire. 18 00 Schmidt & Kaelber, supplies. 4 50	Ald. Kohlmetz from the Law and select committees on salaries in the city attorney's office, reported progress and asked for further time. Granted. Ald. Sullivan from the Park Committee, Ald. Fee from the Lamp Committee, Ald. Foley from the Poor Committee, Ald. Selye from the Committee on Contingent Expenses, Ald. Hall from the City Property Committee, and Ald. Swikehard from the Police Committee, reported favorably on
John W. Hannan, serving notices. \$ 13 50 Wm. W. Osgoodby, stenographer's services. 13 35 J. B. Beers, map Mayor's office. 8 00 J. B. Beers, map Surveyor's office. 8 00 M. W. Rundel, frames. 6 07 James Kavanagh, hack hire. 18 00 Schmidt & Kaelber, supplies. 4 50 C. E. Morris, stationery. 136 00 Geo. F. Flannery, printing blanks. 16 50 I. F. Quinby, disbursements. 27 08	Ald. Kohlmetz from the Law and select committees on salaries in the city attorney's office, reported progress and asked for further time. Granted. Ald. Sullivan from the Park Committee, Ald. Fele from the Lamp Committee, Ald. Foley from the Poor Committee, Ald. Selye from the Committee on Contingent Expenses, Ald. Hall from the City Property Committee, and Ald. Swikehard from the Police Committee, reported favorably on the several bills referred to their respective committee committees.
John W. Hannan, serving notices. \$ 13 50 Wm. W. Osgoodby, stenographer's services. 13 35 J. B. Beers, map Mayor's office. 8 00 J. B. Beers, map Surveyor's office. 8 00 M. W. Rundel, frames. 6 07 James Kavanagh, hack hire. 18 00 Schmidt & Kaelber, supplies. 4 50 C. E. Morris, stationery 136 00 Geo. F. Flannery, printing blanks. 16 50 J. F. Quinby, disbursements 27 08 John Bower, examining treasurer's ac-	Ald. Kohlmetz from the Law and select committees on salaries in the city attorney's office, reported progress and asked for further time. Granted. Ald. Sullivan from the Park Committee, Ald. Fee from the Lamp Committee, Ald. Foley from the Poor Committee, Ald. Selye from the Committee on Contingent Expenses, Ald. Hall from the City Property Committee, and Ald. Swikehard from the Police Committee, reported favorably on the several bills referred to their respective committees and referred them to the Finance Committee for payment.
John W. Hannan, serving notices \$ 13 50 Wm. W. Osgoodby, stenographer's services 13 35 J. B. Beers, map Mayor's office 8 00 J. B. Beers, map Surveyor's office 8 00 M. W. Rundel, frames 6 07 James Kavanagh, hack hire 18 00 Schmidt & Kaelber, supplies 4 50 C. E. Morris, stationery 136 00 Geo. F. Flannery, printing blanks 16 50 J. F. Quinby, disbursements 27 08 John Bower, examining treasurer's accounts 175 00 John A. Davis, disbursements 113 38	Ald. Kohlmetz from the Law and select committees on salaries in the city attorney's office, reported progress and asked for further time. Granted. Ald. Sullivan from the Park Committee, Ald. Fee from the Lamp Committee, Ald. Foley from the Poor Committee, Ald. Selye from the Committee on Contingent Expenses, Ald. Hall from the City Property Committee, and Ald. Swikehard from the Police Committee, reported favorably on the several bills referred to their respective committees and referred them to the Finance Committee for payment. By Ald. Marson—
John W. Hannan, serving notices	Ald. Kohlmetz from the Law and select committees on salaries in the city attorney's office, reported progress and asked for further time. Granted. Ald. Sullivan from the Park Committee, Ald. Fee from the Lamp Committee, Ald. Foley from the Poor Committee, Ald. Selye from the Committee on Contingent Expenses, Ald. Hall from the City Property Committee, and Ald. Swikehard from the Police Committee, reported favorably on the several bills referred to their respective committee for payment. By Ald. Marson— To the Hon. the Common Council of the city of Rochester:
John W. Hannan, serving notices	Ald. Kohlmetz from the Law and select committees on salaries in the city attorney's office, reported progress and asked for further time. Granted. Ald. Sullivan from the Park Committee, Ald. Fee from the Lamp Committee, Ald. Foley from the Poor Committee, Ald. Selye from the Committee on Contingent Expenses, Ald. Hall from the City Property Committee, and Ald. Swikehard from the Police Committee, reported favorably on the several bills referred to their respective committee and referred them to the Finance Committee for payment. By Ald. Marson— To the Hon. the Common Council of the city of Rochester: Gentlemen: Your Assessment Committee begs
John W. Hannan, serving notices	Ald. Kohlmetz from the Law and select committees on salaries in the city attorney's office, reported progress and asked for further time. Granted. Ald. Sullivan from the Park Committee, Ald. Fee from the Lamp Committee, Ald. Foley from the Poor Committee, Ald. Selye from the Committee on Contingent Expenses, Ald. Hall from the City Property Committee, and Ald. Swikehard from the Police Committee, reported favorably on the several bills referred to their respective committee for payment. By Ald. Marson— To the Hon. the Common Council of the city of Rochester: GENTLEMEN: Your Assessment Committee begs are the property that heretofore, on March 3d, 1887, it recommended that Mary W. Davison be per-
John W. Hannan, serving notices	Ald. Kohlmetz from the Law and select committees on salaries in the city attorney's office, reported progress and asked for further time. Granted. Ald. Sullivan from the Park Committee, Ald. Fee from the Lamp Committee, Ald. Foley from the Poor Committee, Ald. Selye from the Committee on Contingent Expenses, Ald. Hall from the City Property Committee, and Ald. Swikehard from the Police Committee, reported favorably on the several bills referred to their respective committee for payment. By Ald. Marson— To the Hon. the Common Council of the city of Rochester: GENTLEMEN: Your Assessment Committee begs leave to report that heretofore, on March 3d, 1887, it recommended that Mary W. Davison be permitted to pay the sum of five dollars and ten cents (\$5.10) in full of street sprinkling assessment for
John W. Hannan, serving notices	Ald. Kohlmetz from the Law and select committees on salaries in the city attorney's office, reported progress and asked for further time. Granted. Ald. Sullivan from the Park Committee, Ald. Fee from the Lamp Committee, Ald. Floey from the Poor Committee, Ald. Selye from the Committee on Contingent Expenses, Ald. Hall from the City Property Committee, and Ald. Swikehard from the Police Committee, and Ald. Swikehard from the Police Committee, reported favorably on the several bills referred to their respective committee for payment. By Ald. Marson— To the Hon. the Common Council of the city of Rochester: GENTLEMEN: Your Assessment Committee begs leave to report that heretofore, on March 3d, 1887, it recommended that Mary W. Davison be permitted to pay the sum of five dollars and ten cents (\$5.10) in full of street sprinkling assessment for 1886 of seven dollars and fourteen cents (\$7.14) against her property situated on the corner of Platt
John W. Hannan, serving notices	Ald. Kohlmetz from the Law and select committees on salaries in the city attorney's office, reported progress and asked for further time. Granted. Ald. Sullivan from the Park Committee, Ald. Sullivan from the Park Committee, Ald. Feley from the Lamp Committee, Ald. Foley from the Poor Committee, Ald. Selye from the Committee on Contingent Expenses, Ald. Hall from the City Property Committee, and Ald. Swikehard from the Police Committee, reported favorably on the several bills referred to their respective committee for payment. By Ald. Marson— To the Hon. the Common Council of the city of Rochester: GENTLEMEN: Your Assessment Committee begs leave to report that heretofore, on March 3d, 1887, it recommended that Mary W. Davison be permitted to pay the sum of five dollars and ten cents (\$5.10) in full of street sprinkling assessment for 1886 of seven dollars and fourteen cents (\$7.14) against her property situated on the corner of Platt and Allen streets, and that the balance of two dol-
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By Ald. Marson-

Resolved, That the treasurer be, and hereby is, directed to receive from Mary W. Davison the sum of two dollars and four cents (\$2.04) in full of assessment against her property, situated on the corner of Platt and Allen streets, for sprinkling the property and the streets for sprinkling the property and the streets of tax of seven dollars and fourteen cents (\$7.14) for 1886, and that he charge the balance of said tax, namely, five dollars and ten cents (\$5.10) to erroneous assessments.

Adopted.

By Ald. Judson-

ROCHESTER, N. Y., June 14, 1887. To the Honorable, the Common Council of the City of Rochester:

GENTLEMEN—Your committee, to whom was referred the communication of the Executive Board of May 17th last, relating to the extension south-ward of the sewer in Goodman street now in progress, from the southern terminus of the said sewer gress, from the southern terminus of the said sewer still southerly along Goodman street, and under the tracks of the N. Y. C. & H. R. R. R. to a point where it can be conveniently deflected eastwardly to intercept the Upton park outlet sewer; also, the construction of a sewer from the northerly end of the culvert under the N. Y. C. & H. R. R. through which the Court and William street outlet sewer passes, to connect at a suitable point with

the Goodman street sewer now in progress, would

report,
First—That after personal examination the most first—that after personal examination in the feasible extension, in their opinion, of the Goodman street sewer would be to carry it southward to the center of Anderson avenue, thence eastwardly along Anderson avenue to intercept the wardly along Anderson avenue to intercept the Beacon street sewer through which the Upton park outlet sewer now flows. The cuts for a short distance on Goodman street before reaching Anderson avenue, and for a still shorter distance eastwardly on Anderson avenue at the highest point would be about two and one-third (2½) feet deeper than that at the highest point of the Goodman street sewer now in progress; but these increased cuts rapidly decrease in both directions, and it is believed the necessary trenching will be in favorable ground, and that the increased cost of carrying the extended sewer as herein recommended would not exceed, even if it equaled, the amount that the increased cost of carrying the extended sewer as herein recommendate. that would have to be paid for the casements, by a different route for a part of the distance through private lands as suggested by the Executive Board.

Second—That the Court and William street outlet sewer from the northerly end of the culvert under the N. Y. C. & H. R. R. be constructed on the lines originally contemplated, i. e., northward the lines originally contemplated, i. e., northward from the culvert along or near the line of the present ditch to intersect the division line of the lands belonging to Fred'k S. Minges and Edwin S. Hayward to intercept the junction to be constructed in the manhole to be located in the center of Goodman street and in aforesaid line produced between Minges and Hayward property. To change the point further northward at which the Court and William street sewer is designed to unite with the Goodman e the Court a the Court and whitam street sewer is designed to unite with the Goodman street sewer would involve necessary changes in the specifications and contract under which the sewer is now progressing; moreover, it would work an injustice to the property owners in the Court

and William streets outlet territory. All of which is respectfully submitted.

JAMES S. JUDSON, LEO J. HALL. LOUIS BOHRER, FRANK FRITZSCHE.

Sewer Committee. By Ald. Judson—Resolved, That the City Surveyor be and hereby is instructed, as soon as practicable, to prepare ordinances for the construction of the sewers recommended in the foregoing report

of the Sewer Committee. Adopted.

By Ald. Thayer—Resolved, That the City Treasurer be and he is hereby authorized and directed to issue the city's notes, for a period not exceeding 30 days, for the sum of one hundred and nfty-six thousand six hundred and forty dollars (\$156,640), 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, 1887, 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, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selve, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—15.

REPORTS OF SELECT COMMITTEES.

By Ald. Elliott-

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

GENTLEMEN: Your Special Committee, to which was referred the matter of condensing the proceedings, have conferred with the City Clerk and City Attorney and find that the only condensation that can be safely made therein so as not to involve ordinances in dispute, is to abridge, as much as possible, the regular minutes, to sum-marize the report of the Police Clerk and the miscellaneous invitations and other matter of which it is not essential for the transaction of the affairs of the city to have a complete record, in the official

minutes of the Common Council proceedings.

The changes by which the expense of advertising ordinances was directed to be added to the cost of the local improvement, thereby releiving the City Treasury from this special expense, have, in the opinion of the Assistant City Attorney given to the Special committee, met the exigencies of the case as much as it would be safe to do so.

it would be sale to a con-Respectfully submitted, GEO. W. ELLIOTT, J. H. FOLEY. Committee.

We beg to present the following resolution: By Ald. Elliott—Resolved, By the Common Council of the City of Rochester that the City Clerk be instructed to condense the official proceedings as much as possible by diminishing the number of paragraphs in reports, etc., by con-densing all invitations and miscellaneous commu-nications to the Board not essential in the minutes as a matter of record, and that it would be the sense of this Council that the Committees, in mak-ing their reports, should couch them in language as brief and explicit as possible. Adopted. By Ald. Elliott—

To the Honorable the Common Council of the City of Rochester

GENTLEMEN-Your Special Committee on the East Side outlet sewer beg to report that after you East Side outlet sewer beg to report that after you passed the resolution conferring upon it power to employ Col. Waring at an expense not exceeding \$5,000 for himself and \$2,500 for fees, for the preliminary plans and specifications for the east side outlet sewer, said committee, owing to certain charges made by certain parties in the city of Rochester, sent telegrams to five cities in which Col. Waring has recently been employed, which telegrams read as follows: "Is Col. Waring's work on your sewers satisfactory? Telegraph answer." In response to this telegram the following telegrams were received: telegrams were received:

"STAMFORD, Conn. "Our sewer is in course of construction and not ompleted yet. "E. S. HOLLY." completed yet.

"SAVANNAH, Ga. "Waring was employed to do plan work. Plans have not yet been adopted nor work commenced.
"RUFUS E. LESTER, Mayor."

"Buffalo, N. Y.
"Sewer did not abate nuisance in Hamburg
anal as expected. Philip Becker, Mayor." canal as expected.

"Los Angelos, Cal. 'Col. Waring's report on sewerage was not sat isfactory, owing, I suppose, to the insufficiency of time to investigate thoroughly.
"W. H. WORKMAN."

"MEMPHIS, Tenn. "The Waring system sewers working satistactory; only change we would make would be 18-inch pipe where we put in 12-inch. D. P. HODDEN." Before the telegrams were sent out your committee met informally and decided that if the responses were decidedly unfavorable to Col. Waring's ability, integrity and efficiency, we would not employ him, even though the Mayor might approve the resolution. We submit to your honorable body whether or not the reports are decidedly "unfavorable to his ability, integrity and efficiency."

At the same time the chairman of the committee was instructed by the committee to send proposi-

was instructed by the committee to send propositions to the various local engineers and surveyors, asking for a bid from them on the matter of laying

asking for a bid from them on the matter of laying out the preliminary plans, specifications, course, surveys, etc., for said sewer.

His Honor, the Mayor, has seen fit to veto the resolution of your honorable body because it is not "olear" that Col. Waring may not make "mistakes;" adding in a supplementary document certain ex parte reasons against Waring's work; objecting therein to the expense, which in his veto he expressly did not object to, urging that too much power is given the committee in the matter, and intimating that local engineers should be employed.

Intimating that local engineers.

Your committee begs to hand in the bids received from the various gentlemen addressed in this city, and to respectfully inform your honorable body that it wishes to be discharged from any further responsibility in this matter.

Respectfully yours,

Gro. W. Elliott,

J. Miller Kelly,

H. G. Thayer,

Committee.

Adopted. On motion of Ald. Foley the several proposals from local engineers and surveyors were referred

back to the select committee on east side sewer back to the select committee on east side sewer.
Ald. Foley, from the select committee on East
Main street improvement, reported progress and
asked for further time. Granted.
Ald. Elliott, from the select committees on public parks and Common Council manual, reported
progress and were granted further time.

progress and were granted further time. By Ald. Selve-

To the Hon. the Common Council:

Your special committee on the grievances of Cornelius McDonald against the Rochester City & Brighton Railroad Company do report as follows: That your committee found the premises of Cornelius McDonald situate on the corner of Vincent place and Lake avenue. Your committee also found that at the south side of the building owned we said McDonald the tracks of said company, are found that at the south side of the ounting owner by said McDonald the tracks of said company are but four inches from the east curb of Lake avenue, and that at the north end of said premises the tracks aforesaid are but seventeen inches from the fracts arress at are out seventeen menes from the curb, causing it to be impossible for said McDonald to erect any hitching posts for the convenience of customers to his great loss and detriment. Your committee would further report that ment. Your committee would further report that two resolutions have been passed by your board directing the said street railroad company to remove their track on the east side of Lake avenue, between Vincent place and Cliff street, to the middle of Lake avenue, to which no attention has been paid by said company. Your committee therefore recommend that the City Attorney be directed to take such action as may be necessary to enforce said resolutions.

Respectfully submitted

Respectfully submitted. D. W. SELYE, W. H. MARSON, WM. SULLIVAN, Committee.

Adopted.

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

From the Mayor-

MAYOR'S OFFICE, ROCHESTER, N. Y., June 8, 1887.

Gentlemen of the Common Council:

A number of years ago, the city of Rochester entered into a contract for a survey of what then constituted and still constitutes the first fourteen

wards of our city, and the making of a map or of maps of the same. After an expenditure of nearly or quite \$50,000, a large portion of which was entirely unnecessary, the project was abandoned in disgust. For some months, the idea of completing the said maps for the use of the assessors has been agitated, and in November last I was authorized to enter into a contract for their completion, but vetoed the resolution on the ground that the proposed contract was to be an oper one, with no indications as to when the work would be finished, or what the ultimate expense of the same would be. The veto was sustained. wards of our city, and the making of a map or of The veto was sustained.

In January last, the Common Council received In January last, the Common Council received proposals for the said survey and the completion of the said maps, the bids varying from \$13,500 to \$41,104; and the contract was awarded to Reuben J. Smith at the figures first above named. After deliberating several months, Mr. Smith has given up the idea of doing the work, and at your last regular meeting a resolution was adopted, awarding the contract to John C. Ryan, at the amount named by him in his bid, viz.: \$20,552.

named by him in his bid, viz.: \$20,552.

I have learned that a survey and maps of the territory embraced in the Fifteenth and Sixteenth wards are quite as essential as those proposed, and that the expense of the same will be fully as great. Therefore, an expenditure of at least \$40,000 will be necessary for a survey and maps of the entire city. It seems to me that, with the present condition of our finances, prudence would dictate that no portion of this work should at present be undertaken, and it has also occurred to me that a cheaper method than the one suggested should be devised for furnishing the assessors with an improved system of maps for their use. The course pursued in Buffalo is worthy of our consideration. In that city, when an owner subdivides a piece of land, he is required to file with the assessors a map of the same, and before a duplicate map can be filed with the cierk of Erie county, or a deed sors a map of the same, and before a duplicate map can be filed with the cierk of Erie county, or a deed recorded of any portion of his subdivision, he must furnish the latter official with a certificate from the assessors that he has complied with the law. A law also prescribes the duty of the clerk of the county aforesaid, in connection with this matter, a violation of which is punishable by a fine. When a portion of a lot is sold, and the deed is given to the assessors, reference is at once had to the map on file in their office, and the new owner's name is placed in pencil upon it, and when the same piece on file in their office, and the new owner's name is placed in pencil upon it, and when the same piece is again disposed of his name is erased and the new purchaser's name is inserted in lieu thereof. This system I am told has been followed in Buffalo for many years and consequently at any time by turning to the maps the assessors are able to determine the ownership of property and its size, for feet and inches, as the case may be, as well as the owner's name, are placed upon the map at the time of purchase. These maps have been accumulating for a long time, are perfect in almost every detail, and have cost that city practically nothing. "It is never to late too mend." Let us at once commence the adoption of such a system; let arrangements be made immediately for copies of the maps now on file in the office of the clerk of Monroe county, placing the same in book form, each ward

maps now on file in the office of the clerk of Monroe county, placing the same in book form, each ward by itself, for the use of the assessors and to be placed in their office. The necessary legislation requiring the filing of maps, and prescribing penalties for failure so to do, can be secured another, winter, and we shall soon have, at a triffling expense, all the maps that are needed, and which will, by the system proposed, constantly grow in value and usefulness.

fulness.

The resolution, therefore, adopted at your meeting held on the 31st day of May, 1887, authorizing the making of a contract for the completion of the unfinished maps of the first fourteen wards of the city of Rochester for the sum \$20,552, is hereby returned dispersersed. turned disapproved.

CORNELIUS R. PARSONS, Mayor.

The President stated the question to be: "Shall the resolution stand, notwithstanding the objections of His Honor, the Mayor?" Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, El-

liott, Foley, Selye, Hall, Swikehard, Judson, Kelly,

Thayer—12.
Nays—Ald. Marson, Fritzsche, Bohrer—3.
The Mayor's veto was not sustained.

From the Mayor-

MAYOR'S OFFICE, ROCHESTER, June 8, 1887.

Gentlemen of the Common Council:

The resolution adopted at your last regular meeting, providing for the employment of Col. George E. Waring of Newport, R. I., in connection with the projected east side sewer, at an expense of \$7,500, for which sum he is or was to go over the territory on the east side of the city, locate the various routes for the proposed sewer, advise the city as to the best one, etc., is hereby returned disapproved.

I do not object to a reasonable expenditure of money preliminary to the great work which is being agitated, and the best route and the ultimate being agitated, and the best route and the ultimate expense of the proposed sewer should be ascertained at an early day, that the people interested may be able to look at the question in an intelligent manner and become thoroughly conversant with its every detail. It is too serious a matter, however, for any mistakes to be made at the outset, and it is not clear to my mind that the mistakes can be avoided by the employment of Col. Waring. It is for this reason, and for other reasons that might be suggested, that I disapprove of your action.

CORNELIUS R. PARSONS, Mayor.

MAYOR'S OFFICE, ROCHESTER, N. Y., June 13, 1887.

Gentlemen of the Common Council.

In my communication of June 8th, relative to the employment of Col. Waring, I stated that it was not clear to my mind that mistakes could be avoided by employing him, and it was for that reason, and for other reasons that might be suggested, that I disapprove of your action. At the time I wrote that communication the action of your board had been for several days before the public, and Col. Waring's mistakes in other communities, both in regard to the construction of sewers and on sanitary matters, were being freely discussed in public; and assuming that the same had already reached the ears of the members of your board, I concluded to return the resolution with as few words of comment as possible, leaving you to judge, under the circumstances, as to whether or not his employment was desirable. I am informed, however, that some of your number have taken exceptions to the phraseology of my communication, and I will, therefore, now endeavor to be more explicit:

therefore, now endeavor to be more explicit:
I have in my possession a letter from an eminent
citizen of Buffalo in which he states: "The trunk
sewer with an outlet into Niagara river, was designed by Col. George E. Waring, who also had the
general supervision." I am also credibly informed
that it is there generally conceded that the said
sewer does not answer the purpose for which it
was intended. The original estimate of cost was
7544.370 while the total expense has been more \$764,370, while the total expense has been more than \$1,000,000.

I am likewise creditably informed that at Memphis important changes in size and capacity of a sewage system were necessitated within three years after its construction by Colonel waring, and that Omaha and other cities have had a similar experience.

perience.

It has been suggested, that, before condemning Colonel Waring, he should have an opportunity to make answer to the charges which are brought against him. But your board should not lose sight of the fact that the Mayor has but five days to approve your proceedings, and must, necessarily, be governed by circumstances. I certainly do not wish to do Colonel Waring the slightest injury or injustice, but I propose to do my duty as I understance. injustice, but I propose to do my duty, as I understand it, and if Rochester should not hesitate, in view of the above suggested experiences of sistercities, I fail entirely to appreciate the circumstances.

A few words in regard to the "other reasons' suggested in my communication of the 8th inst.

am sorry if any member of the special committee having this matter in charge has felt that the in-definite character of my remarks has had a ten-dency to throw a cloud of suspicion over its trans-actions. Ido not believe that any but the purest of motives actuated the members of the committee or motives actuated the members of the communication making their recommendations. It seems to me, however, that the sum of \$7,500 is an exorbitant price to be paid for the service to be rendered, viz.: "To go over the territory upon the east side of the city, locate the various routes for the proposed sewer, advise the city as to the best one, make the plans and specifications, and an estimate of the expense.'

Another objectionable feature of the resolution Another objectionable feature of the resolution is the extraordinary power it confers upon the special committee—the right to make a contract with Colonel Waring, and not requiring the committee to report to your honorable board, that you too may judge of the character of the same, and approve or reject as the interests of the people may demand. This may have been an oversight, but it does not change the character of the resolution upon which I have to pass.

Again, I believe we have engineers in Rochester theroughly conable of undertaking, and carrying

thoroughly capable of undertaking and carrying to a successful issue, the work which it is proposed Colonel Waring should do.

I hope I have now made myself fully understood

in this matter.

CORNELIUS R. PARSONS, Mayor.
The President stated the question to be, "Shall the resolution stand notwithstanding the objections of His Honor the Mayor."

of His Honor the Mayor."
Lost by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Elliott,
Foley, Kelly, Thayer—8.
Nays—Ald. Kohlmetz, Fritzsche, Selye, Hall,
Swikehard, Judson, Stein, Bohrer—8.
The veto of the Mayor was sustained.
Description of the Mayor was sustained.

unanimous consent, Ald. Elliott submitted the following proposals:

ROCHESTER, N. Y., June 13th, 1887.

Ald. Geo. W. Elliott, Chairman Special Committee of the Common Council on East Side Belt Sewer:

of the Common Council on East Side Bett Sever:

DEAR SIR—In reply to your communication of
the 5th inst., I would say that no person, however
competent, could undertake to do the work required by your committee to make it possible for
the actual construction of the proposed Belt sewer
to commence before the spring of 1888, even should
the man employed with able assistants devote a
large part of his time to the preparation of the preliminary plans and specifications, and the suggestions relating to the disposition of the large amount
of sewerage to be provided.

This last question probably will require the passage of an enabling act by the Legislature of the
State, as will also perhaps that of providing for the
hayment of the heavy outlay involved in this undertaking. Without being relieved in a large measure of the duties now devolving on me in the City
Surveyor's office, I could not, in justice to the city
as well as to myself, undertake the additional work
connected with the East Side Belt Sewer.

Although not positively not declining to enter

Although not positively not declining to enter upon this work, I leave it in your hands, subject to the conditions above stated.

ditions above stated.
I am, very respectfully,
Your obedient servant,
I. F. QUINBY.

Ordered received, filed and published.

ROCHESTER, N. Y., June 9, 1887.

eo. W. Elliott, Esq., Chairman of Special Committee on East Side Sewer:

DEAR SIR: Permit me to acknowledge the receipt of your request of the 6th inst., and in response thereto to submit the following proposal for the service indicated:

for the service indicated:

1. I will make all necessary instrumental surveys and take all necessary levels over the territory drained by the proposed trunk sewer to fully supplement the existing topographical map of the eastern part of the city, to define the principal tributary drainage areas to said sewer, and to exhibit the topography thereof correctly by contour

lines on a suitable map; also to perform similar recessary work in districts adjacent to the city recessary work in the city lines on a suitable map; also to perform similar necessary work in districts adjacent to the city limits, where the same may be affected by the requisite adjuncts of said trunk sewer, such as storm-overflows or purification stations, if these latter should, in my opinion, be required.

2. I will indicate upon said map all existing main outlet sewers tributary to said trunk sewer, and such others as may, in my judgment, become expedient to be constructed in the near future, together with the recognisizes thereof; said man also to ex-

with the proper sizes thereof; said map also to exhibit the route of the proposed trunk sewer, and, along with a sufficient number of accessory profiles, to satisfactorily demonstrate the efficiency of all the main sewers tributary to or intercepted by

3. I will make all necesary excavations, test pits, or borings through the soil and down to the under or vorings arrough the soil and down to the underlying rock, where required, along the route of said trunk sewer, as will determine the general character of the excavation required for the construction thereof, and will record all such data upon the maps and profiles aforesaid.

I will make a thorough and exhaustive study 4. I will make a thorough and exhauster study of the several intricate problems involved in the determination of the proper dimensions and grades of said sewer thoughout its whole length, and will show its capacity for discharging surface drainage water and sewage at various points, together with the discharge of the lateral pair is sufficiently as the surface of the lateral pair series. gether with the discharge of the lateral main sew-

ers emptying therein.

5. I will make all necessary general and working maps, plans and drawings, and specifications of said trunk sewer and its immediate adjuncts, such as storm overflows, man-holes, lamp holes and junctions, with existing or contemplated tributary sewers, and will also submit a careful estimate of

the cost of said work.

the cost of said work.

6. I will submit a thorough discussion of the various methods of sewage disposal and treatment which may here be available, as it appears probable that one or more of such methods may in the future have to be adopted; also estimates of the cost of such disposal or treatment, together with general plans for same.

7. In one year from the date of contract with me, or sooner if possible, I will submit a comprehensive request or the entire tracted accompanied with

ive report on the entire project, accompanied with maps, plans, profiles, working drawings and other data above mentioned; and will also aid as far as practicable in the framing of any legislation which may be needed for the contruction of said sewer.

8. I will perform all of the work contemplated in the foregoing proposition to the satisfaction of your committee for the sum of eleven thousand dollars, (\$11,000) to be paid in twelve equal monthly installments, and will enter into contract with good and sufficient bonds for the faithful performance of all of the civillations above arranges of ance of all of the stipulations above expressed.

9. My proposal shall be considered as contemp-lating the performance of such an amount of professional work as will enable the Common Council or the Executive Board to proceed, immediately after the presentation of the said plans and report, with the letting and construction of said sewer, if

desirable.

I also beg to remark that I have interpreted the scope of your request as broadly as above defined; and further, that this proposal is substantially the same as the one which I submitted to the predecessor of your committee last October. The only essential difference is that the present proposal is committed more representations. somewhat more specific in terms and contemplates the provision of all necessary office room, stationery, labor and incidental traveling expenses by myself instead of by your committee, in consequence of which I have correspondingly increased the sum formerly round. It is also independent the sum formerly named. It is also understood that if the work is awarded to me, I shall have free access at all reasonable times to all of the maps, plans and other data relating to said trunk sewer and its tributaries now filed with the City Surveyor or other city departments.

Should your committee desire a smaller amount of professional service to be performed in connection with the proposed sewer than above indicated, I shall be glad to submit to you another proposal, based upon more restricted duties and responsibili Ordered published.

ROCHESTER, N. Y., June 9, 1887.

Geo. W. Elliott, Esq., Chairman Special Committee on East Side Sewer:

DEAR SIR-In compliance with your request I

respectfully submit the following proposition:

1. I will extend such a system of levels as will fully determine the topographical conditions of the territory which will be tributary to the proposed East Side sewer.

2. I will make all necessary instrumental surveys to determine the extent of territory which will become tributary to said trunk sewer, and necessary to indicate the route of main sewers now or here-after to be constructed, and which must be adjusted thereto, together with proof of efficiency of such lateral main sewers.

3. I will make such excavations and examinations

of the soil on the route of the proposed sewer as will determine the existing geological conditions on the proposed route and to the proposed depth of said sewer.
4. I will make and submit all necessary maps

and profiles embodying the information thus ob-

5. I will carefully study the various conditions involved and make such calculations as may be necessary to determine approximately the amount of surface water and sewage which will be discharged into said sewers at various points and various seasons, and then to adjust said sewer as to form, size, rate of inclination, strength and material of which it is to be constructed, to the varying conditions.

6. I will prepare and submit detailed working drawings and plans for the construction of said sewer.

7. I will also prepare and submit working specifications for said sewer.

8. I will make a study of the different available methods for the disposal of the sewage, such as by chemical precipitation, irrigation, &c., and submit the results in a detailed report.

9. I will submit a carefully considered detailed estimate of the cost of said sewer and adjuncts.

10. I will submit carefully considered suggestions as to the additional legislation which may be

needed in the successful carrying out of the project.

11. I will make a final report and submission of maps, plans, and specifications, in one year from

the date of the contract with me.

12. I will perform all the work embodied in the

foregoing proposal for the sum of twelve thousand dollars payable in twelve equal monthly payments, and if my proposal is accepted, I will enter into contract with good and sufficient bonds for the performance of the professional work indicated.

I have made my proposal thus in detail, not only for the purpose of thoroughly defining the service I propose to perform, but also as an answer to your request to me to "furnish such other information to the Committee as would be essential for a proper undertaking and completion of the work by the Executive Board."

My proposal contemplates such a preparation of My proposal concempiates such a preparation of the work as will, if the plans are accepted, enable the Common Council to perform the necessary legislation and the Executive Board to advertise the work immediately thereafter, and to construct the work on the information, plans and specifications submitted.

Respectfully submitted,
J. Nelson Tubbs, Civil Engineer.
Ordered published.

ROCHESTER, June 9, 1887.

Geo. W. Elliott, Esq., Chairman, East Side Sewer Special Committee: DEAR SIR—Answering your letter of June 6, 1887,

requesting proposition for undertaking investigarequesting proposition for undertaking investiga-tion of east side sewer problem, and the prepara-tion of preliminary plans and specifications, esti-mates of expense, and the performance of other work which the committee may desire in connec-tion therewith, I have to say: I will make a theiough investigation, covering all questions of alignment, disposal and future extension, and all other questions requiring to be covered for a rational solution of the problem, and present a report with preliminary plans, specifications estimates, etc., complete, on or before the first day of April, 1888, for the gross sum of six thousand dollars (\$6,000). This sum will include the payment of all assist-

This sum will include the payment of all assistants (to be selected by myself), the cost of stationery, use of instruments and all other expenses, which may be incurred in the course of the investigation, and preparation of plans, specifications, estimates and report, except rent of office and fittings of same and traveling expenses. It also includes my fee as consulting engineer to the committee from date of acceptance to April 1, 1888

This proposition does not include the furnishing of an office for the reason that I suppose the city can furnish a satisfactory office without expense to itself. Nor does it include traveling expenses, for the reason that I have no means of knowing what service in this direction the committee may re-

quire.

Further, I desire to say that it is proposed to make the plans and specifications in sufficient detail to admit of beginning the work, if so desired by the Council, immediately on their completion. It does Council, immediately on their completion. It does not contemplate, however, the preparation of such special detailed plans as can properly be prepared by the engineer in charge of construction during the progress of the work.

The specific work included in the above proposition may be briefly summarized as follows:

1. The making of the necessary surveys and the proportion of the progress had been always and the proportion of the progress had been as a few of the proportion o

preparation of topographical maps of all territory necessary to be included for a complete study of the project, either in the city or outside of same. The map or maps so furnished to exhibit among other items the drainage basins and areas of same, lines of water courses and sewers already constructed, sewers requiring adjusting to the new intercepting sewer, and the location of the new sewer, together with maps of property and right of way required in connection with the work.

2. A working profile of the new intercepting sewer.

2. A working profile of the new intercepting sew-er and all existing sewers requiring change, with

cross-sections, etc.

cross-sections, etc.

3. To make gaugings of the flow in the main sewers to be intercepted for a period of several months, in order to determine the amount of sewage to be disposed of in both dry and wet weather, and its relation to drainage area and various degrees of rainfall.

4. To make such boxings and test pits along the line of proposed intercepting sewer and existing sewers requiring change, as may be necessary to determine accurate estimates of costs.

5. To make a study of methods of disposal and matters in connection therewith, applying to the case in hand, including the preparation of plans, showing clearly the method adopted.

showing clearly the method adopted.

6. To prepare specifications complete.

7. To furnish a written report, embodying the results of the investigation above outlined, together with a statement of reasons why the particular plan recommended has been adopted.

8. To do any other work necessary to be done, in order to design a rational solution of the problem on its merits.

on its merits.

on its merits.

My proposition includes in effect the giving of my undivided attention to this matter from the date of acceptance to April 1, 1888, and the doing of any work in the way of survey, preparation of plans, or investigation of methods or appliances, which may be necessary for the determination of the whole question.

The above proposition is made conditional on the committee furnishing me full and free access to all maps, plans, records and tabulated statements relating to the topography and sewerage of the east side of the river, which have been previously prepared, and which are now the property of the

As an alternative proposition I will do the above work for a salary of two hundred and fifty dollars (\$250) per month, the city paying all expenses of every sort and kind.

Hoping that one of my propositions will receive

favorable consideration from the committee, orable consideration from the Iremain, very truly yours,
GEO. W. RAFTER.

Ordered published.

ROCHESTER, June 13, 1887. Ald. Geo. W. Elliott, Chairman of Special Committee on Sewers :

DEAR SIR: In reply to your communication of June 6th last, in which I am requested to give cer-

June 6th last, in which I am requested to give certain information relating to the proposed east side outlet sewer, I submit the following:

I will locate the route of said sewer, giving the sizes of its various sections, and make all surveys, examinations and calculations necessary thereto, and will furnish a map showing the drainings and other areas, also plan and sectional maps and a profile of the entire route of said sewer, together with an estimate in detail of the entire cost therefor and an ordinance for its construction to be tween the said sewer. of, and an ordinance for its construction to be pre-sented to the Common Council, for the gross sum

sented to the Common Council, of \$5,006.

If the final ordinance for said proposed sewer be passed by the Common Council, I will also include and furnish the specifications to govern the construction of the work at no additional cost.

Yours very truly,

No. 16 Meigs street. OSCAR H. PEACOCK.

No. 16 Meigs street. OSCAR H. P. Ordered received, filed and published.

By Ald. Foley—Resolved, That all the various bids and propositions for the preliminary work on the East Side Trunk Sewer be referred to the Mayor, City Attorney and City Surveyor to consider and report back to this Board on the plan and bid they does most desirable conferrations. bid they deem most desirable and for the best, present and future interests of the city. Adopted.

Ald, Elliott moved that the Select Committee on

East Side Sewer be discharged. Lost.

MAYOR'S OFFICE, ROCHESTER, June 11, 1887.

Gentlemen of the Common Council:

Gentlemen of the Common Council:

The resolution adopted at your meeting held on the 3d day of June instant awarding the contracts to the Brush Electric Light Company, the Rochester Electric Light Company and the Edison Electric Illuminating Company, is hereby returned disapproved. I do not, however, desire to be understood as in any manner opposed to the general purpose which the resolution was obviously intended to carry into effect. Each of the companies named is composed almost, if not quite exclusively of our own citizens, and each of them has invested here a large amount of capital which has gone to benefit the city at large and increase its business facilities and enterprises, and it is but just that each of them should be fairly recognized in the contract of the city's illumination. Especially is this the case when, as in this instance, the contract offered supplies to the city its light at a lower rate than that of any other city in the country, if not in the would and of the its light at a lower rate than that of any other city in the country, if not in the world, and at the same time when carried into effect will make ours, same time when carried into effect will make ours, I think, the best lighted city on this continent. But it seems to me that there is a decidedly objectionable feature in the suggestion submitted at that meeting in connection with the awarding of the above contracts, and that is the one reading "to permit the representatives of the city or the Lamp Committee to direct the placing of any and all lamps, and the changing of the location thereof as may be deemed essential for the public interests."

The number of lights to be contracted for under the resolution is 980, and the power and responsibility thus conferred or delegated is greater than it should be and is not contemplated by any provision

should be and is not contemplated by any provision

of the charter.

The contracts are to run for a period of five years, and great injustice might be done if, during this period, one committee of the Common Council should possess the power which such a provision as the one to which I have alluded should now be conferred.

It seems to me that your honorable body should itself prescribe the manner of location of said lamps, and that after such location is once fixed,

no change should be made therein except by your

resolution or direct authorization.

It is but justice to the present lamp committee for me to say that the resolution adopted was, as I am informed, hastily prepared; the authority conferred upon it was not sought by any of its members, and some of them have to me suggested that that particular clause should not be inserted in the contract; but as matters now stand, there is no authority for leaving it out, and it only remains for me to thus interpose my objections, and return the resolution for your further consideration.

CORNELIUS R. PARSONS, Mayor.

The President stated the question to be "Shall the resolution stand, notwithstanding the objections of His Honor, the Mayor."

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.
Nays—Ald. Elliott.
The veto of the Mayor was not sustained.

MAYOR'S OFFICE, ROCHESTER, N. Y., June 11, 1887.

Gentlemen of the Common Council:

At the adjourned regular meeting of your Board, which was held on the 3d day of June, a resolution was adopted ratifying and confirming the action of the Board of Education, which directed the purchase of a school site at the corner of University avenue and Culver park. Since your said resolution was adopted, I have refused to sanction said action of the Board of Education for reasons which I have given to said Board.

The same reasons which I so gave, preclude my approving your said resolution, and I, therefore, return it without my approval.

return it without my approval.

CORNELIUS R. PARSONS, Mayor.

The Chair stated the question to be "Shall the resolution stand. notwithstanding the objections

resolution stand. notwinstanding the objections of His Honor, the Mayor.
Lost by the following vote:
Nays—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.
The veto of the Mayor was sustained.
From the Executive Board.

OFFICE OF EXECUTIVE BOARD, ROCHESTER, N. Y., June 1, 1887.

To the Common Council:

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

First, monthly report, showing expenditures made by the Executive Board for all purposes, during the month of April 1887,

Orders drawn on the City Treasurer:

For laborInterest on Water Works bonds	\$ 5,998	83	
as per resolution of Executive Board May 13, 1887 Amount certified to Common	15.000		
Council May 27, 1887 Total	71,907	16 	99
10001		W 0144000	٠.

Classification:

Highway fund	\$15,359	68	
Water pipe fund	15,504	50	
Water works fund	5,538	32	
Water works fund (interest on			
bonds)	15,000	00	
Fire Dep't fund	6,509	03	
Street enrinkling fund	2.589	67	
Local improvement funds	32,404	79	
Total		\$92,905	98

Second-Balances in funds June 1, 1887.

Dr.

City Treasurer\$255,537	54
Street sprinkling funds 2,589	67
Local Improvement funds 109.819	67
Total	\$367.946 88

07.			
Highway fund	\$99,014	97	
Water Pipe fund	36,581	45	
Water Works fund	132,843	88	
Fire Dep't fund	99,506	58	
Total	—	-\$367,946	88

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

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, June 14, 1887.

To the Common Council:

GENTLEMEN-Pursuant to the terms of a resolution adopted by your honorable body at a meeting held June 3d, the Executive Board has caused the removal of obstructions on Stewart street as extended. Respectfully

THOMAS J. NEVILLE, Clerk.
Ordered received, filed and published.
TREASURER'S MONTHLY REPORT.

CITY TREASURER'S OFFICE June 14, 1887.

To the Honorable, the Common Council:

GENTLEMEN—The Treasurer herewith submits the monthly statement of the balances of the principal funds, on the 14th day of June, 1887, as required by section 58 of the city charter:

Relances undrawn

Departments. Balances undrawn Board of Education Building fund \$71,853 52 Repair fund 9,122 38 Contingent fund.... 46,226 12 Teachers' fund... . 138,746 19 Fire Department fund......Poor Department fund......Police Department fund..... 99.867 40,383 64 Contingent fund..... Highway fund..... 96,418 59
 Lamp fund
 109,261 01

 Health fund
 14,575 74

 City Property fund
 11,870 73

this 14th day of June, 1887.

EDWARD THOMAS, Commissioner of Deeds. Ordered published.

From the Police Commissioners:

POLICE COMMISSIONERS' OFFICE, June 14, 1887.

To the Common Council of the City of Rochester:

GENTLEMEN: The following preamble and resolution of the Board of Police Commissioners of the

of the Board of Police Commissioners of the city of Rochester was this 14th day of June, 1887, duly adopted by a majority vote:

Whereas, The Board of Police Commissioners was authorized to appoint three policemen on the permanent force of policemen, by resolution of the Common Council, October 6, 1886, and in pursuance thereof duly elected one, to wit, Charles Dingman, on the 6th day of November, 1886; and
Whereas, By repeated ballotings for the second of said appointees, so authorized, it has been demonstrated that this Board is unable to agree upon the appointment of such policeman from the names presented for action by the Civil Service Commission, November 6, 1886, to wit, Robert Swanton, Charles F. Schroeder and Hawley Richards, and said Civil Service Commission, under the law, cannot certify other names until choice shall be made therefrom, and upon request of this Board has refused so to do. has refused so to do.

has refused so to do.

Now, therefore, Resolved, That it be referred to the Common Council of the city of Rochester, pursuant to the law in such case made and provided, empowering said Common Council to appoint pending the disagreement of this board of police commissioners, to appoint said second policeman of the three additional members of the police force authorized under the resolution of October 6, 1886, and that the clerk of this board certify this resolution and preamble to the Common Council for its consideration and action. Council for its consideration and action.

I certify the above to be a correct copy of pre-amble and resolution adopted by the police board, this 14th day of June, 1887.

Enis 14th day of June, 1887.

B. Frank Enos, Clerk.

Referred to the Police Committee.

The monthly report of the police clerk of fines collected during the month of May, 1887, amounting to \$448.40, was received and ordered filed.

The monthly report of the excise commissioners of the persons licensed and the amount collected during the month of May, 1887, which is \$6,415, was ordered received and filed.

From the Clerk.

as ordered 1906....
From the Clerk—
CITY CLERK'S OFFICE,
ROCHESTER, June 14, 1887.

To the Honorable Common Council:

GENTLEMEN—I hereby report that the City Assessors have delivered to me the general assessment rolls of the several wards of the city of Rochment rous of the several wards of the city of Rochester for 1887, certified and sworn to as provided by section 83 of the charter of the city of Rochester.

Respectfully submitted,

Peter Sheridan, City Clerk.

Ordered received, filed and published.

CITY CLERK'S OFFICE, ROCHESTER, N. Y., June 14, 1887.

To the Honorable Common Council:

GENTLEMEN. In accordance with section 29, revised city charter, I hereby report the following as having qualified and taken the oath of office:
Derrick W. Ross, Louis P. Tietenberg, Thomas McMillan, Charles W. Voshall, Louis O. McKinney, Mary T. Reed, Wm. W. Brayer, Willis K. Gillette, Commissioners of Deeds. Respectfully, PETERS HERIDAN, City Clerk Ordered received, filed and published.

ACTION ON ORDINANCES. FIRST ORDINANCES.

WILLIAM STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling William street during the season of 188

Adopted.

Adopted.
The Surveyor submitted as such estimate \$32.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The sprinkling of William street, from 100 feet south of East avenue to 100 feet north of Court street, during the season of 1887.
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 \$32, 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, viz.:
One tier of lots and parcels of land on each side of William street, from 100 feet south of East

of William street, from 100 feet south of East avenue to 100 feet north of Court street in propor-tion to the benefit and advantage which each will derive therefrom.

And further resolved, That the taxpayers to be assessed for making such improvement must pay their asssessment in one payment, as follows: The whole of the amount assessed within 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 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, June 28th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

PARK AVENUE IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a gravel roadway improvement with Telford foundation in a portion of Park avenue.

Adopted.

The Surveyor submitted as such estimate \$30,500.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of a gravel roadway improvement with Telford foundation in Park avenue from Avenue B, Vick park, eastward to the Culver road, with Medina stone curblines on each side (19) vicetom foot from and varylled to the redial line. road, with Medina stone curblines on each side (19) nineteen feet from and parallel to the medial line of Park avenue aforesaid, with Medina stone gutters inside of and adjoining the curbs, the gutters to consist of flag stone one (1) foot wide west to the curbs, and the remaining two (2) feet to be of pavement, with the necessary cross walks, both transvers and parallel, the cleaning, repairing and extension of the surface sewers, the adjusting of the cap stones of the manholes to the grade that may be established; also all required lot laterals and lot connections.

lot connections.

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

the whole expense thereof, and reports the same at \$30,500, 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, viz.:

One tign of lots and proveds of lond on each side.

One tier of lots and parcels of land on each side of Park avenue from Avenue B, Vick park, eastward to the Culver road, in proportien to the benefit which each will derive therefrom.

And further resolved, That the taxpayers to be assessed for making such improvements may pay their assessments in three equal payments, as follows:

One-third of the amount assessed within thirty 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 remaining one-third two years from the confirmation of said roll. On all sums paid prior to the muturity of said last installment, a discount will be allowed

of 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 persons interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, June the 28, 1887, at 7 o'clock, at the Common Council Chamber. when allegations will be heard.

Advently Avenue Improvement.

AVERILL AVENUE IMPROVEMENT.

By Ald. Kohlmetz — Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a gravel improvement on Averill avenue, from Monroe avenue to Mount Hope avenue. Adopted.

The Surveyor submitted as such estimate, \$22,000. By Ald. Kohlmetz—Resolved, That the follow-

By Ald. Konimetz—nesoived, that the ionowing improvement is necessary, viz.:

The construction of a gravel roadway, with flat stone foundation, with Medina stone curbs on each side of said roadway, Medina stone gutters three feet in width, with the necessary crosswalks, surface some many health of the construction of the con feet in width, with the necessary crosswalks, surface sewers, manholes, lot laterals, etc. Depth of material in roadway to be fourteen inches, and width between curbs to be twenty-eight feet. That the cut at Pearl street shall not exceed twelve inches, and that the gravel used shall be that of the Norris bank, at Brighton, or gravel equally as

good.

And whereres, The City Surveyor, under the directions of this Council, has made an estimate of the whole expense thereof, and reports the same at \$22,000, which estimate is hereby approved.

Resolved, further, that the following portion of said city is deemed benefited, and properly ought to be assessed by a local assessment for the whole expense thereof, viz.:

One tier of lots and parcels of lead on each side.

One tier of lots and parcels of land on each side of Averill avenue, from Monroe avenue to Mount Hope avenue, in proportion to the benefit which each will derive therefrom.

And further resolved. That the taxpayers to be assessed 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 confirmation of said roll, and the remaining one-third two years from the confirmation of said roll. On all sums paid prior to the maturity of 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 1890, 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, June the 28th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted. One-third of the amount assessed within thirty

Adopted.

REIS PARK VITRIFIED PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in

Adopted.

The Surveyor submitted as such estimate \$1,150.

By Ald. Judson—Resolved, That the following

By Ald. Judson—Resolved, That the following improvement is necessary, viz:

The construction of a vitrified pipe sewer, twelve (12) inches in diameter, in Reis park, beginning at a point about thirty (30) feet north of the north line of Campbell street, and extending northward to intersect the sewer in Jay street, with the necessary manholes, surface sewers, lot laterals, lot connections, roadway grading and gutter formations

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 \$1,150, 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, viz:

One tier of lots and parcels of land on each side.

One tier of lots and parcels of land on each side of Reis park, from Campbell street to Jay street, in proportion to the benefit which each will derive therefrom.

And further Resolved, That the taxpayers to be assessed for making such improvements must pay their assessments in one payment, as follows:
The whole of the amount assessed within 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 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, June the 28th, 1887, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted. HAWLEY STREET PLANK WALKS.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank sidewalks on a portion of Hawley street.

Adopted.

The Surveyor submitted as such estimate \$1,075.

The Surveyor submitted as such estimate \$1,075. By. Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of plank sidewalks four (4) feet and (8) inches wide on each side of Hawley street, from the west crosswalk on the west side of Jefferson avenue to the east crosswalk on the east side of Genesee street, except where within the terminal limits, named good sidewalks on proper grades and alignments now exist, but where such sidewalks limits, named good sidewalks on proper grades and alignments now exist, but where such sidewalks have been heretofore laid, but not on such grades and alignments, they shall be taken up and adjusted thereto: also the necessary crosswalks with the sidewalk grading and gutter formations.

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 \$1,075, 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, viz.:
One tier of lots and parcels of land on each side of Hawley street, from Jefferson avenue to Genesee street, in proproportion to the benefit which each will derive therefrom.

And further resolved, That the tax-payers to be

And further resolved, That the tax-payers to be assessed for making such improvements must pay their assessment in one payment as follows: All of the amount assessed within 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 1880 of the City of Rochester, and all persons interested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening, June the 28th, 1887, at 7 o'clock, at the Common Council chamber, when allegations will be heard.

Adopted.

BOLIVAR STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Bolivar street during the season of 1887

sprinking bonvar street during the season of 1887.

Adopted.*

The Surveyor submitted as such estimate, \$80.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Bolivar street from 100 feet north of Jay street, to the north line of Smith st, 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 \$80, 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, viz:

One tier of lots and parcels of land on each side

one tier of lots and parcels of land on each side of Bolivar st., from 100 feet north of Jay street to Smith street, in proportion to the benefit and advantage which each will derive therefrom.

And further Resolved, That the tax-payers to be

assessed for making such improvement must pay their assessment in one payment, as follows: All of the amount assessed within 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 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 June the 28th, 1887, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

CENTENNIAL STREET PLANK WALKS.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Conncil the expense of constructing plank sidewalks on both sides Centennial street.

Centennia street.

Adopted.

The Surveyor submitted as such estimate \$400.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of plank sidewalks four (4) feet wide on each side of Centennial street, with the estimate of the street of th

equired crosswalks, sidewalk grading and gutter formations.

formations.

And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole expenses thereof, and reports the same at \$400, 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, viz.:

One tier of lots and parcels of land on each side of Centennial street, from Maple street to Campbell street in proportion to the benefit which each will derive therefrom.

And further Resolved, That the taxpayers to be

And further Resolved, That the taxpayers to be assessed for making such improvements 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.

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, June the 28th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

VITRIFIED PIPE SEWER IN CLIFF STREET.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of Cliff street.

Adopted.
The Surveyor submitted as such estimate, \$1,300.
By Ald. Judson—Resolved. That the following

By Ald. Judson—Resolved, That the following improvement is necessary, viz.:
The construction of a vitrified pipe sewer fifteen (15) inches in diameter and at an average of nine (9) feet deep, beginning at a point about seventy (70) feet east of the east line of Lake avenue and extending eastward to the west high bank of the Genesee river, with all required manholes, lamp holes, surface sewers, lot laterals and lot connections, roadway grading and gutter formations.
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

the whole expense thereof, and reports the same at

the whole expense thereof, and reports the same at \$1,300, 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, viz.:

One tier of lots and parcels of land on each side of Cliff street, from Lake avenue to the western high bank of the Genesee river, in proportion to the henefit and advantage which each will derive

the benefit and advantage which each will derive

therefrom. And further Resolved. That the taxpayers to be assessed for making such improvements must pay their assessment in one payment, as follows:

their assessment in one payment, as follows:
All of the amount assessed within 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 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 Tresday evening, June the 28th, 1887, at 70'clock, at the Common Council Chamber, when allegations will be heard.
Adopted. Adopted.

PLYMOUTH AVENUE SPRINKLING (SEC. 2.)

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Plymouth avenue (sec. 2) during the season of 1887.

Adopted.

Adopted.
The Surveyor submitted as such estimate \$112.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:
The sprinkling of Plymouth avenue (sec. 2) from Glasgow street to the B., N. Y. & P. R. R. during the season of 1887.

the season of 1887.

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 \$112, 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, viz.

One tier of lots and parcels of land on each side of Plymouth avenua from Glasgory expects to the Region of the same and the same and the same area.

One tier of lots and parcels of land on each side of Plymouth avenue from Glasgow street to the B., N. Y. & P. R. R., in proportion to the benefit and advantage which each will derive therefrom. And further resolved, That the taxpayers to be assessed for making such improvements must pay their assessment in one payment, as follows: All of the amount assessed within thirty days after the advantisament of the assessment roll

of the amount assessed within thirty days after the advertisement of the assessment roll.

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, June the 28th, 1887, at 7°0 clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

SPRINKLING ATKINSON STREET, (SEC. 1.)

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Atkinson street during the season of 1887.

son of 1887.

Adopted.

The Surveyor submitted as such estimate \$48.00.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The sprinkling of Atkinson street, from 100 west
of Caledonia avenue to 100 feet west of 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 thereof, and reports the same at
\$48.00, 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, viz.:

One tier of lots and parcels of land on each side

One tier of lots and parcels of land on each side of Atkinson street, from 100 feet west of Caledonia avenue to 100 feet west of Ford street, in proportion to the benefit and advantage which each will derive therefrom.

And further resolved, That the taxpayers to be

And further resolved, 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 within thirty days after the advertisement of the assessment roll. And the Clerk is hereby directed to publish notice in pursuance to title VII, Section 72 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, June the 28th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

Adopted.

GLENWOOD PARK PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of Glenwood park.

Adopted.
The Surveyor submitted as such estimate \$650.
By Ald. Judson—Resolved, That the following

improvement is necessary, viz.:

The construction of a vitrified pipe sewer twelve (12) inches in diameter in Glenwood park, beginning at the intersection of the medial lines of the said park with Finch street and extending there-from eastward to the existing sewer in Thrush street, with the necessary manholes, surface sewers, lot laterals, lot connections, roadway grading and

lot laterals, lot connections, roadway grading and gutter formations.

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 \$650, 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, viz.:

One tier of lots and parcels of land on each side of Glenwood park, from Finch street to Thrush street, in proportion to the benefit which each will

street, in proportion to the benefit which each will derive therefrom.

And further resolved, That the taxpayers to be assessed for making such improvements must pay their assessments in one payment, as follows: The

their assessments in one payment, as follows: The whole of the amount assessed within 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 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, June the 28th, 1887, at 7 o'clock, at the Common Council Chambers, when allegations will be heard.

KLY STREET IMPROVEMENT.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of improving Ely street from South St. Paul street to the Johnson and Seymour race on South Water street.

Water street.
Adopted.
The Surveyor submitted as such estimate, \$725.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The construction of a Medina stone pavement on Ely street from the west line of the crosswalk on the west side of St. Paul street to the eastern line of the Johnson and Seymour race on South water street; the pavement to extend on each side nine (9) feet from and parallel to the medial line of Ely street aforesaid, with suitable approaches at the street aforesaid, with suitable approaches at the western end thereof; also, the construction of Medina stone flag walks on each side of said Ely street between the west line of St. Paul street and the east line of South Water street, with the necessary

surface sewers and crosswalks.

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

725, which estimate is hereby approved.

Resolved, further, That the following portion of said city is deemed benefitted 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 South Westerstreet from Past Main street to the

One tier of lots and parcels of land on each side of South Water street from East Main street to the Erie canal excepting therefrom fifty (50) feet in depth measured from East Main street, of the lots on the southeast and southwest corners of East Main and South Water streets; also, one tier of lots and parcels of land on each side of Ely street from South St. Paul street to South Water street in proportion to the heapth which each will derive the proportion to the heapth which each will derive the preportion to the benefit which each will derive there-from.

And further resolved, That the tax-payers to be assessed for makingsuch improvements must pay their assessment in one payment, as follows:

All of the amount assessed within thirty days after the advertisement of the assessment roll.

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 1890, 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, June the 28th, 1887, at 7:90 o'clock, at the Common Council Chamber when allegations will be heard ber, when allegations will be heard.

Adopted.

ATKINSON STREET SPRINKLING, SEC. 2.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Atkinson street (Sec. 2) during the season of 1887.

The Surveyor submitted as such estimate, 80.

By Ald. Kohlmetz—Resolved, That the the following improvement is necessary, viz:

The sprinkling of Atkinson street (Sec. 2) from the B. N. Y. & P. R. R. to the west line of Julia

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

Resolved, further, That the following portion of said city is deemed benefitted 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 Atkinson street, from th B., N. Y. & P. R. R. to the west line produced of Julia street, in proportion to the benefit and advantage which each will derive therefrom.

And further Resolved, That the tax-payers to be assessed for making such improvements must pay their assessments in one payment, as follows:

The whole of the amount assessed within 30 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 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, June the 28th, 1887, at 7 o' clock, at the Common Council Chamber, when allegations will be heard,

Adopted.

FINAL ORDINANCES.

Action on the final ordinance for East Main street Improvement was, on motion of Ald. Foley. postponed two weeks.

FINAL ORDINANCE, NO. 3,225.

JONES AND FULTON AVENUES PIPE SEWER.

On motion of Ald. Judson, the Common Counof motion of And. Jouson, the Common Countries of proceeded to hear allegations 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 assessed for the expense 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 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 improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from said notice, and, after hearing such allegations from all persons appearing,

Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Jones and Fulton avenues, from a point near Frank street to unite with the present sewer in Fulton 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 construction of a vitrified pipe sewer twelve (12) inches in diameter in Jones avenue, beginning at a point near Frank street and extending eastward to Fulton avenue; thence northward on Fulton avenue to unite with the present sewer in the said avenue, with the necessary manholes, lampholes, old surface sewers repaired and extended, and new surface sewers where required, lot laterals and lot connections; also, the necessary roadway

and new surface sewers where required, lot laterals and lot connections; also, the necessary roadway grading and gutter formation.

And the whole 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 \$1,025, 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:

One tier of lots and parcels of land on each side

One tier of lots and parcels of land on each side of Jones avenue, from Frank street to Fulton ave-

nne. 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 and advantage which each derives there-

from. And it is further ordained and determined that the tax-payers to be assessed for making such improvement, must pay their assessment in one payment, as follows:

All of the amount assessed within thirty days

An of the amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,226. JONES AVENUE IMPROVEMENT.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to made said Common Council, before determining to made such public improvement, having caused an esti-mate 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 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, if any to be paid from the public 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 expense, and which notice also required all persons interested in the subject matter of such improvoment to attend the said from the control of the city 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 improve Jones avenue, from
Frank street to Lake avenue.

The Common Council of the City of Rochester do ordain and determine that the following improvement is necessary and should be made, to

The construction of a combined MacAdam and gravel roadway on Jones avenue, from the easterly crosswalk on Frank street to the westerly cross-walk on Lake avenue, including the setting of lines of Media stone curbs fifteen (15) feet from and parallel to the medial line of Jones avenue aforesaid, within the terminal limits named, except where such curbs of good quality and on proper grades and allignments now exist, but when curbstaces are found but set on the grade and curb grades and allignments now exist, but when curbstones are found, but not on the grades and allignments to be established, those of good quality shall be taken up, redressed, if necessary, and reset. Between the curb lines, as hereinbefore specified, there shall be laid Medina stone gutters three (3) feet wide on each side, one (1) foot of flagstone next to the curbs, and two (2) additional feet of pavement inside of the flags, the remaining space between curb lines to be filled with a gravel roadway spread upon a stone foundation; also the next way spread upon a stone foundation; also the nec-

way spread upon a stone foundation; also the necessary flagstone crosswalks, both parallel and transverse, and the grading ready for the reception of sodding of the interval between the curb lines and the inner lines of the sidewalks now or to be constructed. The gravel used in the aforesaid to be of the best quality of that found in Scottsville, Monroe county, N. Y.

And the whole 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 direction of this Council, having made an estimate of such expense, and reports the same at \$3,300, and said estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common 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 fol-

lows:

One tier of lots and parcels of land on the northly side of Jones avenue, from Frank street to Lake avenue; also one tier of lots and parcels of land on the southerly side of Jones avenue, from Frank

street to Ambrose 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 de rives therefrom.

And it is further ordained and determined that And it is intriber ordaned 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 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.

Adopted by the following vote: Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selve, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE No. 3,227. GORHAM PARK EXTENSION.

On motion of Ald. Bohrer, the Common Council proceeded to hear allegations in relation to the improvement pescribed 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 their minutes described 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 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 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 improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing, Ald. Bohrer submitted the following:

An ordinance to extend Gorham park, from the

An ordinance to extend Gorham park, from the present southern terminus thereof to Hand st. The Common Council of the City of Rochester. do ordain and determine that the following improvement is necessary and should be made, and hereby judge that the public good requires the sume to be done, viz:

The extension of Gorham park from the present southern terminus thereof to Hand street, the lines of the proceeding the process of the process o

of the extended portion of the park aforesaid to be in the direct prolongation of those of the existing

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefited thereby, hereinafter described; 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 described as follows:

One tier of lots and parcels of land on each side of the extended portion of Gorham park as they exist at the date of the passage of this ordinance 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 whicheach will derive

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: All of the amount assessed within thirty days after the advertisement of the assess-

ment roll.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE No. 3,228.

GRIFFITH STREET IMPROVEMENT.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make 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 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, 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 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 improve Griffith street, from St. Paul street to Union street.

Paul street to Union 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 construction of a gravel roadway on Griffith street, from South St. Paul street to Union street, by setting Medina stone curb lines on each side, parallel to and thirteen (13) feet from the medial line of Griffith street aforesaid, with cobble stone gutters on each side and adjoining said curb stone gutters on each side and adjoining said curb lines, the roadway between the gutter lines to be covered with gravel to a depth when compacted not less than ten (10) inches in the center and six inches on the outside; also the necessary manholes, lampholes, new surface sewers, and old surface sewers cleaned, repaired and extended, as well as the construction of new and the cleaning, repairing and extension of existing lot laterals.

And the whole 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, council, naving made an estimate of such expense, and reports the same at \$6.500, and said estimate being deemed reasonable, is hereby approved; and the bortion of said city which said Common 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:

lows:
One tier of lots and parcels of land on each side of Griffith street, from South St. Paul street to

On which above described lots and parcels of and 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.

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

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 of six per cent. per annum.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,229. AVERILL AVENUE IMPROVEMENT.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance be-low, the said Common Council, before determing 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 published daily, in at 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 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 improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such aller pointed in said notice, and, after hearing such allegations from all persons appearing,
Ald. Kohlmetz submitted the following:

An ordinance to improve Averill avenue from of lot No. 71, of the Selye Subdivision.

Monroe avenue to the Erie Canal.

The Common Council of the City of Rochester, do ordain and determine that the following improvement is necessary and should be made, to

The setting of Medina curbstones on each side of Averill avenue, from the southern line of the crosswalk on the southerly side of Monroe avenue to the walk on the southerly side of Monroe avenue to the Erric canal bridge; the curb lines to be fourteen (14) feet from and parallel to the medial line of Averill avenue aforesaid; with Medina stone gutters three (3) feet wide on the inner side of said curbstone, and to consist of flag stones one (1) foot wide next to the curbs, and of pavements two (2) feet wide on the inner side thereof; with a roadway improve-ment fourteen (14) inches in depth, to consist of a Telford foundation seven (7) inches in thickness. ment fourteen (14) inches in depth, to consist of a Telford foundation seven (7) inches in thickness, and two (2) courses of gravel five (5) and two (2) inches in thickness respectively, the lower course of five inches to be composed of coarse and the upper course of two inches of fine screened gravel, the gravel to be used shall be of the Norris bank of Brighton, or gravel of equally good quality; the crossing of Pearl street shall not be depressed more

than twelve (12) inches below its present grade; with the necessary surface sewers.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to 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 \$6,625, 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: One tier of lots on each side of Averill avenue, from Monroe avenue to the Eric canal bridge.

On which above described lots and parcels of

from Monroe avenue to the Erie canal bridge.

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 which each derives 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 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 six per cent. per annum. annum.

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,230.

SELYE STREET FLAG WALK.

On motion of Ald. Kohnmet?, the Common Council, On motion of Aid. Konnmett, the Common council, proceeded to hear allegations 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 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 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 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 said improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons aping.pear minutes described the portion and part of the city ing.pear

Ald. Kohlmetz submitted the following: An ordinance to construct a flag stone sidewalk on Selve street, from Lake avenue to the east line

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 construction of a flagstone, or Ferrolithic, or a Portland cement (John, or Shillinger patent), sidewalk four feet wide, on the north side of Selye street, from Lake avenue to the east boundary line of lot No. 71 of the Selye subdivision, the cost of the sidewalk, including the necessary grading and gutter formation, not to exceed sixty (60) cents per lineal foot. And the whole 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 re-

City surveyor, under the direction of this council, having made an estimate of such expense, and reports the same at \$525, 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: improvement is described as follows:

One tier of lots and parcels of land on the north side of Selye street, from Lake avenue to the east line of lot No. 71 of the Selye subdivision.

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 which each derives therefrom.

And it is further ordained and determined that

the taxpayers to be assessed for making such improvement must pay their assessment in one pay-

ment, as follows:
All of the amount assessed within thirty

All of the amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,231. BUCHAN PARK SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the on motion of Aid. Adminetz, the Common Council proceeded to hear allegations 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 deem proper to be assessed for the expense 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 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 improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing,

persons appearing.
Ald Kohlmetz submitted the following:
An ordinance to sprinkle Buchan park, from 100 feet east of N. Clinton street to 100 feet west of St.

Joseph street.

The Common Council of the City of Rochester do ordain and determine that the following improve-

ordain and determine that the following improvement is necessary and should be made, to wit:

The sprinkling of Buchan park, from 100 feet east of North Clinton street to 100 feet west of St.

Joseph street, during the season of 1887.

And the whole expense should be defrayed by an 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 \$600 and said estimate council, having made an estimate of such expense and reports the same at \$90, and said estimate being deemed reasonable, is here approved; and the portion of said city, which said Common Council deem will be benefited by and ought ts be as sessed 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 Buchan park, from 100 feet east of N. Clinton street to 100 feet west of 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 there-

And it is further ordained and determined that the taxpayers to be assessed for making such im-provement, must pay their assessment in one payment, as follows:

ment, as follows:
All of the amount assessed within thirty days
after the advertisement of the assessment roll.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,232.

FRANK STREET SPRINKLING (SEC. 3.)

On motion of Alderman Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an 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 an 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 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 improvement to attend the said common Council at the time appointed in said notice, and, after hearing such allegations from all persons of the sons appearing,

and, after nearing such an equations from an persons appearing,
Ald. Kohlmetz submitted the following:
Ald ordinance to sprinke Frank street (sec. 3)
from 100 feet north of Platt street to 100 feet south

The Common Council of the City of Rochestr do ordain and determine that the following im-provement is necessary and should be made, to

wit:
The sprinkling of Frank street (sec. 3) from 100 feet north of Platt street to 100 feet south of Jay street, during the season of 1887.
And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted 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 \$110, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said common Council deem will be benefitted by and ought to be assessed by a local assessment for the whole expense of such improvement is described as follows:

sessed by a local assessment for the whole expense of such improvement is described as follows:

One tier of lots and parcels of land on each side Frank street, from 100 feet north of Platt street to 100 feet south of Jay street.

On which above described lots and parcels of lead the whole expense of said time representations.

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 there-

And it is further ordained and determined that the taxpayers to be assessed for making such im-provement must pay their assessment in one pay-ment as follows: All of the amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO.3,233.

MEIGS STREET SPRINKLING (SEC. 2.)

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the

improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an esti-mate thereof to be made, and by an entry in their minutes having described the portion and part of 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 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, 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 ject 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 persons appearing,

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Meigs street, (sec 2.)

From 100 feet south of Monroe avenue to the south line of Pearl street.

The Common Council of the City of Rochester do ordain and determine that the following improve-

ordain and determine that the tollowing improvement is necessary and should be made, to wit:

The sprinkling of Meigs street (sec. 2) from 100 feet south of Monroe avenue to the south line of Pearl street, during the season of 1887.

And the whole expense should be defrayed by the season of the south line of the season of an 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 \$108 and said estimate being deemed reasonable, is here 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 lots and parcels of land on each side of Meigs street, from 100 feet south of Monroe avenue to Pearl street, in proportion to the benefit and advantage 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 tot and parcel of land to be in proportion to the benefit and advantage which each derives therefrom. an assessment upon the lots and parcels of land to

benefit and advantage which each derives therefrom.

And it is further ordained and determined that the taxpayers to be assessed for making such improvement, must pay their assessment in one pay-

ment, as follows:
All of the amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly. Thayer—16.

FINAL ORDINACE NO. 3,234.

AVENUE B. PLANK WALK.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an esti-mate 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 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 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, 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 ject 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

persons appearing.
Ald. Kohlmetz submitted the following:
An ordinance to construct a plank walk on Avenue B, from Harris avenue to N. St. Paul street.

The Common Council of the City of Rochester do ordain and determine that the following improvement is necessary and should be made to

The construction of a plank sidewalk four (4) feet wide on the south side of Avenue B., from Harris avenue to North St. Paul street, with the necessary crosswalks, sidewalk, grading and gutter formations.

And the whole expense should be defrayed by And the whole expense should be derrayed by the assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Surveyor, under direction of this Council, having made an estimate of such expense, and reports the same at \$270, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by and ought to be assessed by local assessment for the whole expense of said by 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 of Avenue B, from Harris avenue to North St.

Paul 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 which each derives therefrom.

And it is further ordained and determined that the taxpayers to be assessed for making such im-

provement must pay their assessment in one payment, as follows: All of the amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selve. Hall, Swikehard, Judson. Stein, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,235. MILLER STREET PLANK WALKS.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations 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 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, if any, to be paid from the specined 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 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 notice, and, after hearing such allegations from all persons appearing. all persons appearing,

Ild. Kohlmetz submitted the following: An ordinance to construct plank walks on Miller street, from the end of the present walks to the end of Miller street aforesaid.

The Common Council of the City of Rochester do

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 construction of plank sidewalks four (4) feet wide on each side of Miller street, from the northern termini of existing sidewalks, and of the same width and character of those on the said street, to the northern terminus of the street aforesaid.

And the whole avenues should be defenred by

And the whole expense should be defrayed by And the whole 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 \$375, 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:

One tier of lots and parcels of land on each side

One tier of lots and parcels of land on each side of Miller street, from the northern termini of the existing sidewalks on the said street, to the north-

ern terminus of the street aforesaid.

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 and advantage which each derives therefrom.

the tax-payers to be assessed for making such improvement, must pay their assessment in one payment, as follows: And it is further ordained and determined that

All of the amount assessed within thirty days

All of the abount assessed whilm thirty days after the advertisement of the assessment roll.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—15.

FINAL ORDINANCE No. 3,235. PEART STREET PIPE SEWER.

On motion of Ald. Judson, the Common Council proceeded to hear allegations 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 heretofore published daily in at least notice to be neretotore 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, 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 solid ject matter of such improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such such allegations from all persons appearing.

Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Peart street, from near the south end thereof to the Chili avenue sewer.

The Common Council of the City of Rochester do ordain and determine that the following improvement is necessary and should be made, to-

The construction of a vitrified pipe sewer twelve (12) inches in diameter in Peart street, beginning at a point about thirty (30) feet north of the south end thereof, and extending northward to intercept the sewer in Chili avenue, with the required man-holes, surface sewers, lot laterals and lot connections; also the neces ary roadway grading and gutter formations on each side of Peart street, from the southern terminus thereof to Chili avenue.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Surveyor, under direction of this Council, having made an estimate of such expense, and reports the same at \$2,125, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by and ought to be assessed by local assessment for the whole expenses and by 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 Peart street, from the southern terminus thereof

to Chili avenue.

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 which each derives therefrom. And it is further ordained and determined that

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 configuration of such roll; and the arrival of the arrival of the such roll; and the such roll; from the confirmation of such roll; and the re-

will be allowed of six per cent. per annum.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, No. 3,237.

MAGNOLIA STREET PIPE SEWER.

On motion of Ald. Judson, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an esti-mate thereof to be made, and by an entry in their minutes having describedthe portion and part of the city which they deemed proper to be assessed for the expense of such improvement, and also a for the expense 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 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 improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all notice, and, after hearing such allegations from all persons appearing.

Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Mag-nolia street, from near Cottage street to the sewer in Plymouth avenue.

in Plymouth 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 construction of a vitrified pipe sewer twelve (12) inches in diameter in Magnolia st, from the sewer

in Plymouth ave to a point at or near the westerly line of Cottage street; with the necessary manholes, surface sewers, lot laterals and lot 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 benefited thereby, hereinafter described; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and renaving made an esumate of such expense, and re-ports the same at \$1,275, 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:

One tier of lots and parcels of land on each side of Magnolia street, from Plymouth avenue to the easterly line produced of Cottage 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 which each derives therefrom.

which each derives interior.

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 amount assessed within thirty days after the electric part of the assessment will advertisement of the assessment roll.

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Hall, Swike-hard, Judson, Stein, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, No. 3,238.

BAY STREET STONE SEWER.

On motion of Ald. Judson, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make said Common Council, before determining to make such public improvement, having caused an esti-mate thereof to be made, and by an entry in their minutes having described the portion and part of the city which they deem proper to be assessed for the expense 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 amount if any, to be paid from the public maining 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 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 improvement to attend the said Common Council at the time appointed in said no-tice, and, after hearing such allegations from all persons appearing.

Ald. Judson submitted the following:

An ordinance to construct a stone sewer in Bay street, from near First avenue to the sewer in Goodman street.

Goodman 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 construction of a stone sewer in Bay street, from a point about sixty feet (60) feet west of First avenue and extending eastward to interact the avenue in Goodman street; the dimension sect the sewer in Goodman street; the dimension and the forms of the cross sections of the sewer, to be adapted to the drainage needs of the territory, for which it is intended to provide; with all necessary manholes, surface sewers, intercepting sewer connections, lot connections, lot laterals; also, the required roadway grading and gutter for-

mations.

And the whole expense should be defrayed by an 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 \$15,000, and said estimate being deemed reasonable, is here 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 sed by a local assessment for the whole expense of said improvement is described as follows:

All the territory included within and described by the following boundary lines, viz: Beginning at a point in Bay street, sixty (60) feet west of First avenue; thence easterly along Bay street, including one tier of lots and parcels of land on the southerly side thereof, to First avenue; thence southerly along First avenue, including one thence southerly along first avenue, including one tier of lots on the westerly side thereof, to Central park; thence easterly along Central park, excluding one tier of lots on the north side thereof to Third avenue; thence northerly along Third avenue, including one tier of lots on the east side thereof to Bay street; thence easterly along Bay street, including one tier of lots and parcels of lan d on the south side thereof to Eighth avenue; thence southerly along Eighth avenue; thence to the vest side Eighth ave, including one tier of lots on the west side thereof to a point 110 feet north of Wabash street; thence easterly on a line 110 feet from and parallel to Wabash street, to the rear of the lots on the easterly side of Eighth avenue; thence northerly along said line, to a point 110 feet south of Bay street; thence easterly on a line 110 feet south of and parallel to Bay street to Goodman street, thence northerly along Goodman street, excluding one tier of lots and parcels of land on the westerly side tier of lots and parcels of land on the westerly side thereof, to the northerly line of lots 7, 8, 9, 10, 11, 12 and 13 of the Strasburg tract; thence westerly on said line to Ulm street; thence northerly along Ulm street to a point in the prolongation of the northerly line of Doublebeiss subdivision; thence westerly along said line and line produced to the westerly line of lot No. 26 of the Strasburg tract; thence southerly on said line to Bay street; thence westerly along Bay street, including one tier of lots and parcels of land on the north side thereof to a point sixty (60) feet west of First avenue; thence southerly to the place of beginning, in proportion to the benefit which each will derive 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 advantages which each derives there-

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 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 said last installment, a discount will be allowed at six per cent. per annum.

six per cent. per annum.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl, metz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer, Stein, Kelly, Thayer—16.
Ald. Marson presented a remonstrance against the final ordinance for Caledonia avenue sewer.
Ald. Marson moved that the ordinance be amended by inserting "Atkinson street," in place of "Adams street," and that the estimate be changed accordingly, and that the Clerk be directed to advertise for allegations for the next regular meeting. vertise for allegations for the next regular meeting, June 28, 1887. Adopted.

Further action was postponed under the rule.

The final ordinance for the removal of the swing

bridge on West avenue came up.

Ald. Foley moved that the ordinance be amended by striking out the part relating to the surface improvement, and that the estimated expense be changed accordingly, and that territory to be assessed be extended to the city line. Adopted.

Further action was postponed under the rule, and the Clerk was directed to advertise for allegations for June 28, 1887.

UNFINISHED BUSINESS.

Action on the resolution printed at page 37, current proceedings, authorizing the treasurer to receive \$39.90 and interest thereon from Simeon B. Pomeroy for certain assessments, came up, and on motion of Ald. Marson, the resolution was adopted.

The resolution on page 37, current proceedings, relating to taxes and assessments of Sebastian Gnaedinger, was, on motion of Ald. Marson,

On motion of Ald. Marson, the resolution on page 37, current proceedings, authorizing the Mayor to execute a quit claim deed to property assessed to Henry S. Brown, was adopted

Henry S. Brown, was adopted.
Action on the assessment roll for opening a new street from Campbell street to Jay street, being in order, allegations were called for and no person appearing, Ald. Kelly submitted the following:
By Ald. Kelly—Resolved, That the assessment roll for opening a new street for Campbell street to Jay street be and hereby is confirmed.

Adopted by the following vata:

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16. The following came up:

By Ald. Judson-

AN ORDINANCE TO REGULATE WEIGHTS AND MEASURES.

Passed June 14, 1887. The Common Council of the City of Rochester do

ordain and determine as follows:
Section 1. Every merchant, retailer, trader and dealer in merchandise or property of any description, which is sold by measure or weight, dealing or trading within the city of Rochester, shall use or trading within the city of Rochester, shall use such weights and measures only as have been sealed and marked by the City Sealer, and no person shall hereafter sell or dispose of any berries in said city in boxes, racks, baskets or other packages, without having the quantity by sealed measure contained therein, plainly marked on the outside of each box, rack, basket or other package. Every merchant, retailer, trader or dealer who shall violate any of the provisions of this section shall forfeit and pay a penalty of and be fined five dollars for each offense.

Section 2. All weights, and measures scaled by

Section 2. All weights and measures sealed by the City Sealer shall be made to conform to the standard of the State, and shall be sealed and

marked by him.

Section 3. It shall be the duty of the City Sealer, and he is hereby authorized and directed, to inspect and examine, at least once in every six months hereafter, and as much oftener as he deems proper, all weights and measures used by any merchant, retailer, trader or dealer aforesaid, and to mark and seal the same once in every six months hereafter, and as much oftener as the same are found,

upon any such inspection or examination, not conupon any such inspection or examination, not con-formable to the State standards; such weights and measures to be inspected, and also sealed and marked, at the election of said Sealer, at the place or places where the same are kept for use; and if any such weights and measures, when so inspected or examined by said Sealer, shall be found not to be conformable to the State's standards, it or they, if not then and there marked and sealed by said Sealer, shall be sent by the owner or owners thereof, or persons using the same, as aforesaid, to such place in the said city of kochester as the said sealer shall direct, for the purpose of being sealed Sealer shan direct, for the purpose of being sealed and marked by said Sealer, as aforesaid, within three days after such owner or owners, or person, shall be required so to do by the said Sealer. Every merchant, retailer, trader or dealer aforesaid, who shall refuse to exhibit any such weights and measure the best statement of the said sealer. ures to the said Sealer, when required so to do by him, or who shall, in any manner, obstruct such Sealer in the performance of the duties hereby enjoined upon him, or who shall refuse or neglect to send any such weights or measures, for the purpose of being sealed, as aforesaid, within the time, and to the place aforesaid, shall forfeit and pay a penalty of and be fined ten dollars for each offense.

Section 4.—It shall be the duty of the city scaler to seal and mark any weight or measure that may be brought to him at any reasonable time during the day, by any person, upon prepayment to him of his legal fees therefor, and it shall also be his direct before weight to be described by the day of duty to make and keep a register of all the weights and measures inspected and examined and sealed and marked by him, as aforesaid, in which he shall state the name of the owner or owners of the same, or persons having the same so marked and sealed, and his or her business address or location, if known by him, and whether they are conformable to the standards of the State, and to deliver a copy of such register to the clerk of said city, and to report to the Common Council the names of all owners whose weights or measures are incorrect, or who shall neglect or refuse to have their weights or measures inspected and examined and sealed and ways as a towney it and county of waid variety to marked as aforesaid; such copy of said register to be delivered to said clerk and said report to be made to this Common Council by said sealer, as aforesaid, at least once every three months here-after, and for a willful failure on the part of said sealer so to do, he shall forfeit and pay a penalty of, and be fined, five dollars for each offense, and a further penalty of five dollars for every twenty-four hours such neglect shall continue, after notice

four hours such neglect shall continue, after notice from the clerk to comply herewith.

Section 5. 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, it any such can be found, and, if not, then to commit the defendant to the Monroe County Penitentiary, and any person violating any provisions of this ordinance, and failing to pay the penalty and fine imposed therefor, and recovered, shall be liable to, and shall be imprisoned in the Monroe County Penitentiary for a term of two days for each one Penitentiary for a term of two days for each one dollar of the amount of the judgment recovered

upon and for such fine and penalty

Section 6. This ordinance shall take effect imme-

Ald. Kelly moved that action on the ordinance postponed until the next regular meeting. Adopted.

On motion of Ald. Judson, the ordinance was adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

In accordance with the notice given at the last regular meeting, Ald. Elliott moved that the rules and orders of the Common Council be so changed as to make the hour of meeting 7 o'clock p. m. and the hour of adjournment 10:30 p. m., between June 1st and November 1st.

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Hall, Swike-hard, Judson, Stein, Bohrer, Kelly, Thayer—16.

EXECUTIVE BUSINESS.

Ald. Elliott moved to proceed to appoint a director of the Rochester and Genesee Valley Railroad in place of B. D. McAlpine. Adopted.

Ald. Billott nominated B. D. McAlpine.

B. D. McAlpine was named by—
Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

B. D. McAlpine was declared appointed.
Ald Kelly moved to proceed to appoint commissioners of deed each that the Clark.

Ald Kelly moved to proceed to appoint commissioners of deeds and that the Clerk cast the ballot. Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott,Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

John W. Babcock, Frank Madden, Alfred D. Hulett, Wm. Carson, Edwin Smith Hayward and John H. Kane, having received the concurrent vote of the Common Council, were declared appointed Commissioners of Deeds. clared appointed Commissioners of Deeds.

MISCELLANEOUS BUSINESS.

Ald. Marson presented a petition for a sewer in Spring street. Referred to the Surveyor to prepare an ordinance

an ordinance.

By Ald. Marson—Resolved, That the Lamp Committee be authorized and directed to place one electric light on Plymouth avenue, half way between Plymouth park and Clarissa street; also one on the corner of Glasgow street east of Plymouth park. Referred to the Lamp Committee.

By Ald. Fee—Resolved, that the city clerk be authorized to continue in the Rochester Directory the publication of ordinances relative to missages.

the publication of ordinances relating to nuisances, ward boundaries and election districts, hackney coaches and carriages, and the location of the boxes of the fire alarm telegraph, at an expense not exceeding one hundred (\$100 dollars, the same to be charged to the appropriation for contingent expenses

Adopted by the following vote:
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall
Swikehard, Judson, Stein, Bohrer, Keily, Thayer

Ald. Elliott moved that the nominations of the Mayor for members of the Board of Health be taken from the table.

Lost by the following vote:

Ayes—Ald. Marson, Fritzsche, Elliott—3.

Nays—Ald. Tracy, Sullivan, Fee, Kohlmetz,
Selye, Hall, Swikehard, Judson, Stein, Bohrer,
Kelly, Thayer—12.

By Ald. Elliott—Resolved, That the certain

street or highway formerly known as Averill street together with the certain other street or highway formerly known as Munger street, are and be henceforth known and designated as one and the same thoroughfare under the name Averill avenue, extending from Monroe avenue to Mt. Hope

avenue. Adopted.
Ald. Selye presented a petition for electric lights on Bolivar street. Referred to the Lamp Com-

mittee.
By Ald. Hall—Resolved, That the City Property Committee be and are hereby instructed to adver-tise for sealed proposals for furnishing two hundred and fifty tons of grate coal for the use of the City Hall. Adopted. By Ald. Swikehard—Petition of Officers Geo. H. Kron and John Bletzer. Referred to the Law

By Ald. Judson-Petitions of John W. Babcock, Wood Building Committee, Fire Marshal and Executive Board with power to act.

Also a petition for a plank sidewalk on Poplar street. Referred to the Surveyor to prepare an ordinance.

dinance.

By Ald. Stein—Petitions of Jennie Harris and Soloman Berman. Referred to the Wood Building Committee and Fire Marshal will power to act.

By Ald. Bohrer—Hesolved, That names of the following streets, be changed as follows:

Resolved, That the name of Selye street be changed to Selye Terrace.

22

That the name of Raines street be changed to

That the name of Names Served
Raines Park.
That Willard street be changed to Willard Park.
That Kislingbury street be changed to Kislingbury Park.
LOUIS BOHRER,
W. H. MARSON.
FRANK FRITZSCHE,
D. W. SELYE,
C. STEIN.

Adopted.

By Ald. Kelly—Whereas, a street has been opened from Jay street to Campbell street, and all the necessary action to make it a public street has been taken by this board, therefore, Resolved, That the name of said new street be "Ries Park," and that the clerk be directed to notify the Executive Board and place the name on the street register.

the street register.

the street register.

Adopted.

By Ald. Thayer—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 lane in the city of Rochester, in which city water mains are laid and in use, in all cases in which no water rents have acrued or been paid to the city of Rochester during the calendar year preceding this date. Such assessment is made on one frontage only of such of said lots, and in accordance with the provisions of section 85 of the Revised City Charter, Adopted by the following vote:

said 10ts, and in accordance with the provisions of section 85 of the Revised City Charter, Adopted by the following vote: Aves—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Selve, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

By Ald. Thayer—Resolved, That the sum of (\$1,-254,239,24) one million two hundred and fifty-four thousand two hundred and thrity-nine dollars and twenty four cents, the amount heretofore fixed and adopted as the general tax levy for the ensuing year be and 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:

Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selve, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

On motion of Ald. Selve the Board then adjourned.

Peter Sheridan, City Clerk.

In Common Council, June 28, 1887.

REGULAR MEETING.

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

Present—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15. Absent—Ald. Fritzsche—1.

APPROVAL OF THE MINUTES.

The minutes of the previous meetings were approved as published in the Book of Proceedings. PRESENTATION OF PETITIONS, ACCOUNTS, ETC.,

AND THEIR REFERENCES.

By Ald. Fee-Petition of Frank E. Woodworth to erect a wood building, and moved permission be granted. Adopted.

By Ald. Elliott—Petition of John Hahn to erect

a wood building, and moved permission be granted under the direction of the Fire Marshal. Adopted. By Ald. Elliott—Bills of—

Jacob Stein, c	ollecting	garba	ge	114 00
Jacob Rauber		· `	·	114 00
John Roach,				70 75
Martin Mason	,			114 00
Wm. Rosengre				114 00
Chas A.Jefford			·	114 00
Daniel Hickey				114 00
John Becker,				114 00
Patrick Bradle	e y			114 00
Frank Vahue			· · · · · · · · · · •	109 78
Jos. Greenaue				106 50
Peter Hardy,	4.4			114 0
J. B. Gleichau	f, repairs	to pun	np	4 00

Union and Advertiser, printing monthly	
report	12 00
Chas. Englert, board of flushers horse	40 00
Wm. Bassett, work and material	8 21
Edward Saxton, printing	8 00
Wm. Smith, testing apparatus	15 00
J. P. Forman, drying and repairs to hose	15 00
John A. Weider, goods furnished flushers.	4 25
Referred to the Health Committee.	

By Ald. Foley—Petitions of Burdett S. Fisher and Thos. Gledhull for permission to erect wood buildings and moved permission be granted. Adopted.

By Ald. Foley—Petition for water works in Champlain street. Referred to the Water Works Committee and Executive Board.

By Ald. Selye—Bills of East Side Sewer Committee—disbursements. \$14-33 Special Manual Committee—disbursements... 18-24

Referred to Contingent Expense Committee.

By Ald. Hall—Petition of L. J. Marchand to erect wood building; referred to the Wood Building Committee and Fire Marshal with power

Also petition for sidewalk on Davis street; referred to the Surveyor to prepare an ordinance.

By Ald. Swikehard—Petition of Eliza M. Schu-maker to erect a wood building and moved per-mission be granted. Adopted.

By Ald. Judson—Petition of John A. Weider for permission to remove a wood building; referred to the Fire Marshal and Executive Board.

By Ald. Judson. Petition for improvement of Mt. Hope avenue; referred to the Surveyor to prepare an ordinance.

Ald Judson presented a subscription list from the residents of the town of Brighton, agreeing to pay the sum opposite their names for the improvement of Mt. Hope avenue. from Highland avenue to Elmwood avenue. Ordered received and filed.

By Ald. Stein—Petitions of Geo. H. Beiner, E. J. Esser & Co., for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act. Also, petition of M. and A. Nusbaum, to remove a wood building, Also, a remonstrance against the same. Referred to the Wood Building Committee and Fire Marshal with rower to act. with power to act.

By Ald. Bohrer—Petition of W. S. Campbell, for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act. Also, petition from Trustees of Second Reformed Church for remission of taxes. Referred to the Assessment Committee. Also, petition for sprinkling Central avenue. Referred to the Surveyor, to prepare an ordinance.

By Ald. Kelly—Petition of Allen Goold, for permission to erect a wood building, and moved permission be granted. Adopted.

By Ald. Kelly—Petition for electric lights on Murray street. Referred to the Lamp Committee. Also petition for opening Murray park. Referred to the Surveyor to prepare an ordinance. By Ald. Thayer—Petition for sewer in Pennsylvania avenue. Referred to the Surveyor to pre-

pare an ordinance.

By Ald. Thayer—Petition of Minges & Shale to place boulevard settees in various streets of the city, and moved permission be granted. Adopted.

REPORTS OF STANDING COMMITTEES.

Ald. Elliott from the Health Committee, Selye 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. Stein-

To the Common Council:

GENTLEMEN: Your committee to which was referred the petition of August Englert for permission to erect a barn on Scrantom street do hereby report that after an examination of the premises your committee are of the opinion that permission

	• •	
should not be granted, and therefore report adversely to the prayer of the petition. C. STEIN, LEO J. HALL, W. H. MARSON, Wood Building Committee. Adopted. Ald. Stein presented a remonstrance against the erection of a barn owned by John Riedisel. Referred to the Wood Building Committe. By Ald. Fee— To the Honorable the Common Council of the City of Rochester: GENTLEMEN—Your Law Committee begs leave to report that in the matter of the application of George H. Kron and John Bletzer for reimbursement to them of the amount of a certain judgment recovered against them by one Elmer Murphy for false imprisonment, caused by an arrest by them of said Murphy, in the night time, under a warrant for a misdemeanor, and which is claimed to have been done by them by order of their superior officer, it is deemed expedient that the matter be post-	German Printing Co., printing notices. L. W. Davis, serving notices. Henry Shelter, picture frames. H. V. Filkins, judgment. Rochester Herald Publishing Co., notices. W. W. Morrison, printing blanks. Williamson & Higbie, stationery. Wm. Moran, box for vouchers. H. D. Bryan. printing blanks I. F. Quinby, disbursements. John C. Barnard, triangle square. G. F. Flannery, printing blanks Fred D. Alling, ink. W. G. Martens, badge. Williamson & Higbie, stationery, M. C. Wm. Moran, boxes for papers. East Side Sewer Committee, disbursements Special Manuel Committee. PAY ROLL MONTH JUNE. C. R. Parsons, Mayor John A. Davis, Treasurer F. P. Allen, Asst. Treasurer	8 75 21 32 8 75 6 80 11 00 87 45 5 60 7 7 50 17 91 1 15 15 15 00 4 80 8 90 8 4 50 14 33 18 24 275 00 375 00 166 66
poned for two weeks, and, in the meantime, referred to the Honorable Police Commissioners for a statement of the facts, and a recommendation, if any they have to make in the matter, and for that purpose your committee suggests that the accompanying resolution be adopted. All of which is respectfully submitted. JAMES S. JUDSON, GEO. W. ELLIOTT, JOSEPH H. FEE, H. G. THAYYER,	F. P. Allen, Asst. Treasurer. Edward Thomas, clerk Chas. M. Beattie, A. D. Davis, City Treasurer's office. Fred E Shedd, Ivan Powers, City Attorney. H. J. Sullivan, Assistant City Attorney. E. D. Smith, Stenographer. W. J. Burke, Clerk I. F. Quinby, Surveyor. W. J. Stewart, Assistant Surveyor. W. B. Sackett, W. W. Race, I. H. Quinby,	91 67 83 33 70 00 60 00 833 33 166 76 75 00 70 00 191 66 125 00 83 33 63 33
By Ald. Fee—Resolved, That the consideration by the Law Committee of the application of Messrs. George H. Kron and John Bletzer for reimbursement, etc., be postponed for two weeks, and that the honorable police commissioners be, and they hereby are, requested to submit to said committee a written statement of the facts in the case, and their recommendation, if any they have to make, in the matter. Adopted. Ald. Swikehard, from the Police Committee, on the subject of appointing of policemen. reported progress, and asked further time. Granted. Ald. Elliott moved that the rule relating to bills be suspended, and that the health bills be placed upon the budget. Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14. Ald. Selye moved that the rule relating to bills be suspended, and that the contingent bills be placed	I. F. Quinby, Surveyor. W. J. Stewart, Assistant Surveyor. W. B. Sackett, W. W. Race, I. H. Quinby, John Kenyon, Wm. M. Rebasz, C. E. Bingham, Martin Wahl L. Y. McConnell, L. Y. McConnell, L. A. Pratt, City Assessor. M. J. Mahar, Jacob Gerling Thos. E. White, Judge Municipal Court. Geo. E. Warner, Wm. F. Chandler, Clerk Peter Sheridan, City Clerk. F. J. Irwin, City Messenger. Wm. Butler Assistant City Messenger. Arthur McCormick, Fire Marshal. Daniel O'Neil, Watchman City Hall. John O'Leary, Engineer Peter G. Miller, Janitor City Bid'g. Geo. A. Benton, Clerk Civil Service Com. William H. O'Kane, Milk Inspector.	63 33 54 16 75 00 55 00 56 00 225 00 225 00 226 00 200 00 75 00 75 00 75 00 75 00 83 33
upon the budget. Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14. FINANCE BUDGET No. 3. By Ald. Thayer—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 respective 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. John W. Hannan, serving notices	A. H. Martin, disbursemedts. Joseph Badhorn, meat. J. B. Metzgar, Curran Bros., Mary Yauichzi, rent. Elizabeth Kelly, Morris Kiely, F. Ritz, Chas. Englert & Son, transportation. Ed. Lapey, Congr. J. Weider, groceries. Jas. McMannis, P. Connaughton, E. W. Ayre, W. G. Martens, repairing clock. Mary Flannigan, board. Rochester City Hospital, board. F. C. Rehtz & Bros., repairing ambulance.	\$ 36 77 25 00 25 00 25 00 3 00 11 00 13 50 21 00 14 63 50 00 4 00 80 5 48 58 00 4 00 80 5 50
Wm. W. Osgoodby, stenographer's services. 10 35 J. B. Beers, map Monroe county. 8 00 J. B. Beers, map 8 00 M. W. Rundel, frames. 6 07 James Kavanagh, hack hire. 18 00 Schmidt & Kaelber, supplies 4 50 C. E. Morris, stationery 136 00 Geo. F. Flannery, printing blanks 16 50 J. F. Quinby, disbursements. 27 08 John Bower, examining treasurer's accounts. 175 00 John A. Davis, disbursements. 113 38	F. C. Rehtz & Bros., repairing ambulance M. Ulton, hack hire. M. McCormick, S. A. Pierce, medical services. Geo. Oppel, bread. Fleckenstein Bros., bread. Doyle, Gallery & Co., coal. PAY ROLL FOR MONTH OF JUNE. A. H. Martin, Overseer. J. H. McGregor, Clerk. Thos. Swanton, Jos. Eagan, Geo. Hartel,	6 20 4 00 20 00 21 20 10 69 121 20 851 87 141 66 75 00 75 00 62 50

Dr. J. L. Roseboom, city physician. Dr. Pauline Morton, city physician. Dr. N. M. Collins, city physician. Dr. A. R. Gumbarts, city physician. Dr. V. A. Hoard, city physician. Dr. Geo A. Fischer, city physician.	41 66 41 66 41 66 41 66 41 66 41 66	B. Frank Enos, expenses, May 6 48 S. A. Pierce, M. D., Medical services 3 00 Maggie Gaffney, cleaning for May 13 00 Addie Mosher, washing, May 3 00 E. R. Andrews, printing blanks 3 75 Sunday Herald Print. Co., printing blanks 10 00 Lysion and Advention Co. sprinting blanks 4 00
P. P. Dickinson, Excise Com's	60 00 60 00	of the first of th
C. Herzberger, Jas. Malley,	60 00	Geo. Long, expenses in Moss case 60 87
John H. Mason, clerk.	65 00	G. P. Bailey, newsboys' badges. 56 25 C. H. Cook, medical services. 68 00
HEALTH FUND. Patrick Bradley, collecting garbage	k114 00	Western Union Tel. Co., services May 14 28 Standard Cab Co., services 3 75
William Rosengreen,	114 00	W. W. Morrison, printing blanks 9 75 W. L. Buckland, livery hire 6 00
John Roach,	$\frac{114}{70} \frac{00}{75}$	Wm. C. Bush, repairing furniture 229
Peter Hardy, Joseph Greenour,	$114 00 \\ 106 50$	Chas. H. Bidwell, feed patrol horses 74 23 Roch. Dist. Tel. Co., services May 3 35
Daniel Hickey,	114 00 114 00	EXECUTIVE BOARD DEPARTMENT,
Jacob Stein,	114 00	ROCHESTER, N. Y., June 24, 1887.
John Becker.	$114 00 \\ 114 00$	To the Common Council: The accompanying bills and estimates, as per the
Frank Vahue, J. B. Gleichauf, repairing pump	109 75 4 00	following statement, having been lawfully con-
Chas. Englert, boarding horse two months.	40 00	tracted, examined, audited and settled by this Board, are hereby certified to your honorable
Union and Advertiser, printing monthly report	12 00	Board, are hereby certified to your honorable Board for payment, pursuant to sec. 148 of the City Charter. Respectfully submitted,
report	$\begin{array}{c} 8 & 21 \\ 15 & 00 \end{array}$	THOS. J. NEVILLE,
Edward Saxton, printing	8 00	Clerk of Executive Board. Highway Fund.
Wm. Smith, testing apparatus	$\begin{array}{c} 15 & 00 \\ 4 & 25 \end{array}$	Pay roll for week ending June 2, 1887\$ 926 81
PAY ROLL MONTH JUNE.	00.00	9, 1887 1,741 82 16, 1887 1,933 17
Dr. J. J. A. Barke, Health Officer\$ Geo. Messmer, Registrar	83 33 7 70 83	
Messenger, Messenger	33 33 . 104 00	\$ 6,433 74
	$125 \ 00$	Monthly pay roll lift bridge tenders, June. 350 00 W. J. Steinhauser, pay roll, breaking Mc-
Henry M. Heinold, keeper Hope Hospital, Geo. W. Hall, health Inspector	50 00 41 66	Adam
J. N. Harder,	$\frac{41}{41} \frac{66}{66}$	Wall & Gledhill, repairs to sidewalk 4 55
J. N. Harder, Jas. Purcell, Frank Downing	41 66	Hollister Bros., lumber
John Galvin, sewer flusher	$\frac{54}{41} \frac{16}{66}$	J. B. West, repairs to air pumps, &c., for lift bridges
CITY PROPERTY FUND.		Geo. F. Flannery, Agt., McAdam tickets 275
Atkinson & Sykes, keys and repairs\$	10 15	Chas. Peiffer, refilling broom
Rochester Gas Light Co., gas, City Hall, May	140 88	James Dorsey, repairs to steam roller
rows	1 00	H. A. Kingsley & Co., hardware
Goodale & Stiles, supplies	1 85	H. H. Craig, surveyor's stakes 104 40
plumbing	$\begin{array}{c} 68 \ 18 \\ 65 \ 00 \end{array}$	J. L. Mott Iron Works, drinking fountain. 29 90 Chas. Wells & Sons, stone hammers, &c 16 25
F. J. Irwin, cleaningLAMP FUND.	05 00	Jacob Saalwachter, repairs to tools 8 21 Hicks & McKenzie, horseshoeing 6 00
Citizens' Gas Co., lighting lamps, May\$1	,434 10	Stoertz Bros., hammer handles. 7 20 H. D. Bryan, printing 9 50
United Gas Imp. Co., Citizens' Gas Co., setting posts	359 10 7 20	Garvey & Donnelly, repairs to tools 15 10
United Gas Imp. Co	44 48	Wm. Smithwaite, repairs to saws
Brush Electric Light Co., lighting mo. May 5 Rochester Gas Co.,	892 80	Julian A. Janes, 95 34 Wm. Dyer, stone chips. 76 70
PAY ROLL FOR MONTH OF JUNE.		James H. Nellis, McAdam 471 65 H. H. Edgerton, stone chips 84 00
Chas. R. Finnegan, Supt. Electric Light \$	50 00	Gilbert Brady & Co., paving stone, &c 1,570 23
PARK FUND. Atkinson & Sykes, lawn mowers and re-		Stallman Bros., stone chips 138 80 stone 157 50
pairs\$	45 50	T. J. Neville, clerk, disbursements. 42 35 Waldert & Anscomb, nails 18 40
PAY ROLL FOR MONTH OF JUNE. John Sheridan, labor on parks \$	40 00	Samuel Sloan, plumbing and supplies 11 11
M. Ridersbacher,	40 00	
D. P. Cone,	40 00 40 00	Alfred P. Mann, repairs to harness
Andrew Wolf, John McCormick	40 00 40 00	E. B. Chase, lumber 602 30
POLICE FUND.	20 00	
Balt. & Ohio Tel. Co., services for May for April	$\frac{13}{20} \frac{44}{67}$	Total
United Gas Imp. Co., gas patrol system	18 76	Water Pipe Fund.
Rochester Printing Co., printing blanks John C. Hayden, expenses Miner case	18 76 7 75 11 34 17 25	Monthly pay roll for June
John C. Hayden, expenses Miner case E. P. Olmsted, meals for prisoners W. J. Herriman, M. D., medical services	17 25 2 00	dist'g pipe, &c
or recriming and any mountain sor (1005).	00	, = 1010000 at out Observe any detections

Donaldson Iron Co., final est. pipe and spe-	2,183 73	Fire Department Fund.
cials. Thos. J. Neville, clerk, paid for freight,&c. Wm. Dyer, laying water pipe, estimate No. 1, group 115	217 39	Monthly pay roll, for June, 1887\$4,361 32 Emil Kuichling, salary for June
Wm. Fuller, laying water pipe, estimate	1,800 00	Geo.W. Aldridge, 200 00 James M. Aikenhead 200 00
No. 2, group 116	1,080 00	Active Hose Co., monthly appropriation. 250 00 Alert Hose Co., 237 50
1,group 117 D. Clancy, laying water pipe, final esti-	1,000 00	Protective Sack and Bucket Co., quarterly
mate Diem st	9 19	appropriation
Yale st. Wm. G. Reid, laying water pipe, final esti-	10 10	Thomas J. Neville, clerk, paid for hay 171 24 James Mack, labor
mate, group 107	2 74	sulators 112 48
mate, group 110 Wm. G. Reid, laying water pipe, final estimate, group 111	7 83 8 29	Critchell & Irwin, repairs to apparatus 9 07 United Gas Impt. Co., gas 7 50
Wm. G. Reid, laying water pipe, final esti- mate, group 112	3 16	United Gas Impt. Co., gas. 750 Citizens' Gas Co., 20 16 Rochester Gas Light Co., 3 30 Louis Ernst & Son, hardware. 738 The Lorner Councipal by Son & Co., bugger 250
Wm. G. Reid, laying water pipe, final esti- mate, group 113	24 12	The James Cummigham Bon & Co., Buggy 200 00
Thos. Oliver & Son, laying water pipe, final estimate, group 114	23 05	Jas. R. Chamberlin, hose, expanding rings,
Total\$		Gray & Cullen, horse shoeing 2 00
20002	,,	S R Williams oil 4 35
Water Works Fund.		Kelly Lamp Co., globe and repairs to lamps B. H. Clark & Son, dusters, oil meal, etc Samuel Bemish, paid for washing
Monthly pay roll for June, 1887, operating expenses.	\$2,054 23	Total\$ 7,042 28
Monthly pay roll for June, 1887, service and repairs	1,721 73	71 1 7 1 7 1 1 T
Hicks & McKenzie, horse shoeing Smith, Perkins & Co., soap and pails	40 25 10 33	Street Sprinkling Funds.
Ludlow Valve Manufacturing Company,	89 19	O. C. French, estimates: Allen st., O. 3,080 \$38 57
valves	23 05	Allen st., O. 3,080 \$38 57 Exchange st., O. 3,093 58 28 S. Fitzhugh st., O. 3,094 31 50 N. Ford st., Sec. 2, O. 3,097 15 22 Willer of the street of the stre
Chase Bros., trees	2 75	
from Hemlock Lake	$\frac{71}{29} \frac{00}{00}$	Sophia st., O. 3,134
Samuel Sloan, plumbing supplies	$\frac{64}{10} \frac{50}{75}$	N. Washigton st., O. 3,149 15 64 \$244 28
Bell Telephone Co., magnet bells, &c Wm. Gleason, gear	35 00 1 50	
National Meter Co., meters J. Emory Jones, iron work	119 66	Robert Stewart, estimates: Andrews st., O. 3,081
Louis Ernst & Son, hardware	8 46 4 63 8 99	Frank st., Sec. 2, O. 3,099
Rochester Lead Works, solder	11 82 21 00	Mortimer st., O. 3,118. 10 26 Platt st., O. 3,126. 33 43 N. St. Paul st., sec. 1, O. 3,138. 32 15 2, O. 3,139. 62 15
Joseph H. Adwen, painting wagons Weaver, Palmer & Richmond, hardware L. S. Graves & Son, pulleys, &c	3 57 48 76	N. St. Paul st., sec. 1, O. 3,138 32 15 2, O. 3,139 62 15
J. Nelson Tubbs, disbursements	7 85 22 50	Warehouse st., O. 3,148
Holly Mf'g Co., air checks	1 20 2 40	244 71
United Gas Impt. Co., gas	$\frac{14}{20} \frac{25}{00}$	T D D ol o od
Doyle & Gallery Co., coal	$\frac{56}{8} \frac{15}{70}$	J. W. Breakey, estimates: Caledonia ave., O. 3082
W. A. Case & Son, packing Florence Iron Works, sprinkling hydrants	22 55 270 00	Caledonia ave., O. 3082 32 35 S. Ford st., O. 3,095 17 15 N. Ford st., sec. 1, O. 3,096, 4 28 Jefferson ave., O. 3,108 29 78 Plymouth ave., O. 3,127 48 85 Reynolds st., O. 3,122 16 93 Spring st., O. 3,133 35 35 S. Washington st., O. 3,150 16 28 Jefferson ave., sec. 2, O. 3,173 29 57
J. R. Malany, use of buggy	6 00 80 00	Jefferson ave., O. 3,108 29 78 Plymouth ave., O. 3,127 48 85
James Page, wagon. Vacuum Oil Co., oil. Joseph Cowles, labor and material.	$\frac{100}{7} \frac{00}{50}$	Reynolds st., O. 3,125
Jackson & Burleign, stationery	11 30 7 60	S. Washington'st., O. 3,150
Garvey & Donnelly, repairs to wagons	19 70 45 10	200 02
Henry J. Wemmett, est. No. 1, collecting garbage, Hemlock lake	125 00	Jacob Stein, estimates:
Francis McKenna, washing W. L. Buckland, horse hire	$\frac{9}{12} \frac{27}{00}$	Chatham st., O. 3,085
T. J. Neville, clerk, disbursements for oats, hay, etc	$159 57 \\ 141 61$	Clinton st., sec. 2, O. 3,088 52 50 East ave., sec. 1, O. 3,091 40 72
J. B. Colman, taps, etc	118 39	Franklin st., O. 3,100
Total	\$.455 66	East st., O. 3,158

The state of the s		
John Durnan, estimates:		Partial Estimates.
Central ave., O. 3,084		N. L. Brayer, estimate No 5, Adams street
Clinton pl., O. 3,089		sewer, Ö. 3,000 1,200 00 Whitmore, Rauber & Vicinus, estimate No.
Central ave., 0.3,084. 50 38 Chestnut st., 0.3,086. 24 85 Clinton ph., 0.3,089. 19 28 Court st., 0.3,090. 31 07 Elm st., 0.3,092. 12 43		1, North Clinton street improvement, O.
Elm st., O. 3,692		1 5.053
North ave., sec. 1, O., 3,122		Thos. Oliver & Sons, estimate No. 1, Good- man street improvement, O. 2,964 3,000 00
Hudson st., O. 3,106. 39 65 North ave., sec. 1, O., 3,122. 55 72 North ave., sec. 2, O. 3,123. 38 57 St., Joseph st., O. 3,136. 44 57		John Mauder, estimate No. 1, Mt. Hope
S. Union st., O. 3,142		avenue sewer, O. 3,182
8, Union st., O. 3,142. 28 72 University ave., sec. 1, O. 3,144. 31 07 South ave., sec 2, O. 3,189. 69 14 Stone st., O. 3,212. 771		Edward Weilert, estimate No. 1, East ave. repair, care and sprinkling, O. 3,161 1,000 00
Stone st., O. 3,212		McConnell & Jones, estimate No. 4, Good-
North ave., sec. 3, O. 3,214	473 41	man street sewer, O. 2,963
Edward Weilert, estimates:	410 41	ing and cleaning, O. 3,199 300 00
N. Goodman st., O. 3.104		Final Estimates.
Park ave., O. 3,124		Thos. Oliver & Sons, Mansion street walks and grading, O. 3,048 \$557 33
podulian st., 0. 0,100 17 14	$65 \ 35$	Edward Weilert, Whitney street pipe
Dennis Kelly, estimate: Lyell ave., O. 3,112		J. W. Maser, Marion street plank walk, O.
Lyell ave., 0.3,112	81 43	3.208
Thomas Holahan, estimates: Mt. Hope ave., O. 3,119		3,208. 27 72 John Mauder, Glenwood avenue sewer, O. 3,196. 186 70 Thos. Oliver & Sons, Hayward avenue plays weller O. 3,508.
South ave., O. 3,133		3,196
South st., O. 3,184		plank walk, O. 3,153
South st., O. 3,184 45 64 Gibbs st., sec. 1, O. 3,187 6 11 Central ave., sec. 2, O. 3,211 16 00		and Canal streets sewer cleaning, O. 3,055 580 33
Central ave., sec. 2, O. 3,211 16 00	174 45	Henry Bolze, Brown street improvement,
M3 - 4 - 3		O. 2,982
Total\$	1,724 82	\$51,516 66
Local Improvement Funds.		Adopted by the following vote: Aves—Ald Tracy Sullivan Marson Fee Kohl-
Walter E. Curtiss, fence, Goodman st.	977 99	Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Elliott, Foley, Selye, Hall, Swikehard. Judson, Stein, Bohrer, Kelly, Thayer—15.
sewer, O. 2,963\$ C. P. Lyon, lamp hole jacket, Glenwood	375 22	son, Stein, Bohrer, Kelly, Thayer—15.
ave. sewer, O. 3,196	4 76	By Ald. Kelly—
Wm. S. Pike, inspection Brown st. sewer, O. 3,195	10 00	To the Honorable, the Common Council of the
John Van Doorn, inspection Goodman st.	56 25	City of Rochester:
p. G. W. Hatch, inspection Goodman st.	50 AS	GENTLEMEN: Your Special and Law Committees on salaries in the City Attorney's office submit the
sewer, O. 2,963	60 00	following for your consideration:
Ernst Kettwig, inspection Glenwood ave.	6 25	A careful inquiry has been made with reference to the amount of help required and the extent of
William S. Pike, inspection North Clinton	00.00	litigation to which the city is a party. There are now
st. improvement, O. 3,053	30 00	pending against the city suits to at least the number of one hundred and twenty in the courts of
and Canal sts. sewer cleaning, O. 3,055	35 00	this State, aggregating in the amount of damages
Wm. McConnell, inspection N. Clinton st., improvement, O. 3,053	63 00	claimed or recovered over four hundred and thirty thousand (\$430,000) dollars. Aside from this there
James S. Murray, inspection Silver st.	or 00	is a large amount of litigation arising in the lower
John Culhane, inspection Adams st. sewer,	25 00	is a large amount of litigation arising in the lower courts, as well as other important litigation in courts of record, wherein large and extensive in-
O. 3.000	37 50	terests are involved, in which the city is a necessary
John Creegan, inspection Gorham st, improvement, O. 3,002	67 50	party. There is also a great variety of questions
August Seiser, inspection Pinnacle ave, im-		of law and fact arising in the various departments of the city government which are constantly sub-
John Klein, inspection Frank st. improve-	52 50	mitted to the City Attorney for his opinion, and to which he must give careful examination and at-
ment, O. 3,197	21 25	tention.
sewer. O. 3.182	48 75	Since Mr. Powers's accession to the office, the
John J. Bowen, inspection Mt. Hope ave.		city has succeeded in several important litigations,
John J. Bowen, inspection Pinnacle ave	7 50	thereby saving many thousands of dollars to the taxpayers, notably that of Parsons against the city,
bridge approaches, O. 3,010	3 75	relating to recovering old assessments paid on account of the Oak street assessment, and Leinen
Obed M. Rice, inspection Brown st. improvement, O. 2,982	20 62	against Elter, indirectly affecting an enormous
Street Department.		amount of taxes and assessments.
Stakes, inspection, etc., Mansion street		The office has also been conducted with economy and dispatch, the disbursements being largely re-
walks and grading, O. 3,048	29 66	duced. The litigation has been steadily increasing
Stakes and inspection, Whitney street sewer, O. 3,061	6 87	in the number of suits and the amounts involved, thereby increasing the labors of the City Attorney
Stakes, inspection, etc., Marion street plank		and his assistant, stenographer and clerk, on many
walk, O. 3,208 Stakes and inspection, Glenwood avenue	3 59	occasions extending far into the night, and your committee, therefore, feels justified in recommend-
sewer, O. 3,196	4 04	ing the following salaries, being a slight increase of
Stakes, inspection, etc., Hayward avenue	16 97	the amounts now paid to the persons connected with the Law Department of the city, as we be-
plank walk. O. 3,153 Inspection King, Allen and Canal streets	10 84	lieve such change will ennure to the benefit of the
sewer cleaning, O. 3,055	4 78	taxpayers, and be a partial recognition of their
Inspection, stakes, etc., Brown street improvement, O. 2,982.	17 16	able and efficient services, to be paid for the year beginning June 1, 1887, namely:
		- · · · · · · · · · · · · · · · · · · ·

Ivan Powers, City Attorney\$4,200 0
Henry J. Sullivan, Assistant City Attorney 2,500 0
E. D. Smith, stenographer
William J. Burke, clerk
And, for that purpose, we would recommend th
adoption of the following resolution.
All of which is respectfully submitted.
J. MILLER KELLY,
LEO I HALL

J. MILLER RELLT,
LEO J. HALL,
Salary Committee.
On behalf of the Law Committee, we concur.
H. KOHLMETZ,

H. KOHLMETZ,
JOSEPH H. FEE,
JAMES S. JUDSON,
H. G. THAYER,
GEO. W. ELLIOTT,
Law Committee.

2.500 00

1,100 00 1,000 00 Adopted.

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

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, June 28, 1887.

To the Hon. the Common Council:

GENTLEMEN: The Executive Board beg leave to GENTLEMEN: The Executive Board beg leave to respectfully report that Greenleaf avenue has been properly graded and monumented, and it is now ready for acceptance as a public thoroughfare, as its projectors contemplate it should be made.

Respectfully,

THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Thayer—Resolved, That in accordance with the communication of the Executive Board that Greenleaf avenue be accepted by the city as a public thoroughfare and that the clerk enter the same into the street register and the Executive Board be requested to place the usual street signs. Adopted.

A communication was read from the Executive Board in relation to the dedication of Berlin street, which could not be accepted until the street was

which could not be accepted until the street was fully opened. Ordered received and filed.

From the Treasurer—
GENTLEMEN—July 1, 1885, the city issued local improvement funding loan bonds to the amount of \$300,000, the proceeds of which were used to pay notes and acceptances issued by the city, and advances made by the city, for, and on account of local assessments, rolls which were at that time in the hands of the treasurer, but not then collected. Said bonds were to run five years from the date of issue, but the city reserved to itself the right to redeem the whole or any part of said bonds at any time after two years from the date of said right to redeem the whole or any part of said beings at any time after two years from the date of said issue. Under that reservation we can avail ourselves, after July 1st next, of the privilege therein provided for, and as the amount advanced by the provided for, and as the amount advanced by the city for local improvemeuts, and not yet collected, has been reduced so that to-day it stands upon our books at \$166,-454.98. I would recommend that you adopt a resolution directing the treasurer to notify the Seamen's Bank for Savings in New York city that upon the 1st day of August, 1887, the city will pay bonds held by them numbered 31 to 60 inclusive, to the amount of \$150,000, and that on that day interest will cease thereon. will cease thereon.

I am greatly pleased to say that I have perfected arrangements with the Dime Savings Bank of Brooklyn—the holders of the balance of said issue of bonds—whereby upon the city agreeing that the

bonds held by them shallbe continued at least until the 1st of January, 1889, they will on their part agree that after July 1st next interest will be accepted at the rate of 3 per cent, instead of 4 per cent, per annum. As this will result in a saving to the city of \$1.500 per annum for interest, I would also recommend that you adopt a resolution authorizing and directing the treasurer to enter into such an agreement with the said Dime Savings Bank.

Respectfully submitted,
JOHN A. DAVIS, Treasurer.

Ordered received, filed and published.

By Ald. Thayer—

Resolved, That the treasurer be and he is hereby authorized and directed to notify the Seamen's Bank for Savings that on the 1st day of August, 1887, the city will pay with interest, at the office of the Union Trust Company in New York, Local Improvement Funding Loan Bonds numbered 31 to 60 inclusive, and that on that day all interest will cease thereon. Adopted.

By Ald. Thayer—

Resolved, That the treasurer be and he is hereby authorized and directed to continue bonds Nos. 61 to 90 inclusive, Local Improvement Funding Loan, held by the Dime Savings Bank of Brooklyn, from July 1, 1887, to January 1, 1889, at the rate of 3 per cent. per annum, and that he be and is further authorized to write or stamp upon the face of said bonds as follows: "This bond is hereby continued to Jan. 1, 1889, at the rate of 3 per cent. per annum, at the request of the holder and by authority of a resolution of the Common Council adopted June 28, 1887. Adopted.

By the Clerk—

CITY CLERK'S OFFICE,

By the Clerk—

CITY CLERK'S OFFICE, ROCHESTER, N. Y., June 28, 1887.

To the Common Council:

To the Common Council:

GENTLEMEN—In accordance with the provisions of Section 29 of the City Charter I hereby report that the following named persons have qualified and taken the oath of office:
Charles H. Carson, Andrew Ludolph, Edwin S. Hayward, Jr., William Carson, Alfred D. Hulett, John W. Babcock, John H. Kane, Frank Madden, Commissioners of Deeds.

Respectfully,
Peter Sheridan, City Clerk

Ordered received filed and published

ACTION ON ORDINANCES. FIRST ORDINANCES.

CENTRAL AVENUE SPRINKLING (SEC. 3.)

By Ald. Kohlmetz — Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Central avenue for the season of 1887

son of 1887.
Adopted.
The Surveyor submitted as such estimate, \$98,00.
By Ald. Kohlmetz—Recolved, That the following improvement is necessary, viz.:
The sprinkling of Central avenue (sec. 3) from 100 feet east of North avenue to 100 feet west of Scio street, during the season of 1887.
And whereres, The City Surveyor, under the directions of this Council, has made an estimate of the whole generact there of and reports the same of

rections of this Council, has made an estimate of the whole expense thereof, and reports the same at \$98.00, 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, viz.:

One tier of lots and parcels of land on each side of Central avenue, from 100 feet east of North avenue to 100 feet west of Scio street, in proportion to the benefit and advantage which each will de-

to the benefit and advantage which each will derive therefrom.

And it is further ordained and determined that the tax payers to be assessed for making such improvement must pay their assessments in one payment, as follows: The whole amount assessed within thirty days after the advertisement of the assessment rolls.

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 persons interested in the subject matter of said improvement are required to attend the Common

improvement are required to attend the Common

Council on Tuesday evening, July the 12th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

NORTH CLINTON STREET REPAIRING.

By Ald. Kohlmetz-Resolved. That the City Surveyor ascertain and report to this Council the expense of taking up and repairing of North Clinton street from E. Main street to Andrews street. Adopted.

The Surveyor submitted as such estimate, for the additional cost at \$1,207.50.

By Ald. Kohlmetz-Resolved, That the follow-

ing improvement is necessary, viz.: The construction of a Medina stone pavement on N.Clinton street from East Main street to Andrews N.Limton street from East Main street to Andrews street by establishing Medina stone curb lines on each side parallel to and twenty-one and a quarter (21/4) feet from the medial line of the said N. Clinton street as provided for in final ordinance No. 3,065, and the taking up and relaying of the existing Medina stone pavement within the curb lines as 3,050, and the taking up and relaying of the existing Medina stone pavement within the curb lines as thus fixed, the required new pavement and the old pavement taken up and relayed to be on the grades with a crown to be determined by the City Surveyor. The additional cost of the improvement as modified from that provided for in ordinance 3,055, for which the contract was let at \$2,45,65 to be added to the original contract price at the rate of one dollar and fifteen cents (\$1.15) per lineal-foot for a distance of about 1,050 feet, said additional cost ob e assessed on the property owners on each side of N. Clinton street and on the Rochester City & Brighton Railroad Company within the terminal limits named so far as the laws of the state and the charter of the city will permit such assessment to be made on the said railroad company.

And whereas, The City Surveyor, under the directions of this Council, has made an estimate of the whole additional expense thereof, and reports

the whole additiona expense thereof, and reports the same at \$1,207.50, which estimate is hereby ap-

proved.

Resolved, further, the following portion of said

Resolved, further, the following portion of said city is deemed benefited and properly ought to be assessed by a local assessment for the whole expease thereof, viz.:

One tier of lots and parcels of land on each side of N. Clinton street from E. Main street to Andrews street; also on the Rochester City & Brighton Railroad Cympany within the terminal limits named in proportion to the benefit which each will derive therefrom. derive therefrom.

And further resolved, That the taxpayers to be assessed for making such improvements may pay their assessments in three equal payments as fol-

lows: "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 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 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 improvement, are required to attend the Com-One-third of the amount assessed

said improvement, are required to attend the Common Council, on Tuesday evening, July the 12th, 1887, at 7 o' clock, at the Common Council Chamber, when allegations will be heard.

Adopted

GOODMAN STREET SEWER EXTENSION.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing the extension of the Goodman street outlet sewer southward and eastward from the proposed southern terminus of that portion of the said outlet now in process of construction and extending it to intercept the Beacon street sewer.

Adopted.
The Surveyor submitted as such estimate \$27,300.
By Ald. Judson—Resolved, That the following improvement is necessary, viz.:

The construction of an extension of the Good-

man street outlet sewer from the southern termiman steet outer sever from the southern terminus of that portion thereof now in process of construction southerly to the N. Y. C. & H. R. R. R. R. tracks, thence under the said railroad tracks and still southerly along Goodman street to the prolonged medial line of Anderson avenue, thence easterly along Anderson avenue to intercept the sewer in Beacon street, with all required manholes, lampholes, new surface sewers, old surface sewers cleaned repaired and connected, lot laterals and and lot connections; also all connections for pros-pective intercepting sewers, roadway grading and gutter formations on the portions of the streets on the line of the proposed sewer that have not been

heretofore improved.

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

\$27,800, which estimate is hereby approved.

Kesolved, 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.:

All the territory included within and described by the following boundary lines, viz.: Beginning at the intersection of Goodman street with the division line between Edward S. Hayward and Frederick S. Minges, thence southerly along Goodman street, including one tier of lots and parcels of land on the west side thereof, to E. Main street, thence westerly along E. Main street, in-cluding one tier of lots on the north side thereof, citiding one tier of lots on the north side theteof, to Frince street, including a strip of land 150 feet in width on on the east side thereof, to East avenue, thence westerly along East avenue, including one tier of lots on the north side therof, to Prince street, thence southerly to Fast avenue, thence westerly along east avenue to a point 245 feet east of Alexander street thence southerly on a line nearliel to ander street, thence southerly on a line parallel to and 245 feet east therefrom to a point 254 feet north of Park avenue, thence easterly on a line parallel with and 254 feet north of Park avenue to a point 100 feet west of Meigs street, thence thence southerly and parallel with Meigs street to Park avenue, thence easterly along Park avenue to a point 150 feet west of Rowley street, thence southerly and parallel with Rowley street to Brighton avenue, thence easterly along Brighton avenue to a point 140 street east of Rowley street, thence northerly and parallel with Rowley street, thence northerly and parallel with Rowley street to a point 100 feet south of Park avenue, thence easterly to a point 265 feet east of Goodman street and 1,500 feet south of East avenue, thence northerly on a line parallel with Goodman street 800 feet, thence east and at right angles with the last menander street, thence southerly on a line parallel to erly on a line parallel with Goodman street 800 feet, thence east and at right angles with the last mentioned line 202½ feet to the west line of H. E. Hooker's land, thence northerly on said Hooker's west line, and on said line produced to a point 300 feet north of the north line of East avenue, thence easterly to a point midway between Rundel park and Hawthorn street, thence northerly and parallel with Hawthorn street to Culver park, thence easterly along Culver park, and including one tier of lots on the south side thereof, to Portsmouth Terrace, end including one tier of lots on the west side thereof, to East avenue, thence easterly along East avenue to the east line of Portsmout Terrace, excluding the lots on the northwest and northeast avenue to the east line of Portsmout Terrace, excluding the lots on the northwest and northeast corners of East avenue and Portsmouth Terrace, thence northerly along Portsmouth Terrace, including one tier of lots on the east side thereof, to a point midway between East avenue and Culver park, thence easterly on a line parallel with Culver park, thence easterly on a line parallel with Culver park to the division line between the property of Marvin A. Culver and William S. Little, thence northerly along said division line to a point 300 feet north of Culver park, thence westerly on a line parallel with Culver park to Jersey street, thence northerly along Jersey street, and including one tier of lots on the east side thereof, to University avenue, thence easterly along University avenue, including one tier of lots on the south side thereof, to the N. Y. C. & H. R. R. R. lands, thence still easterly, excluding one tier of lots on the north side thereof, to Crouch avenue, thence northerly along Crouch avenue, including one tier of lots on

the east side thereof, to Leighton avenue, thence pense of constructing plank side walks on each side easterly along Leighton avenue, and including one tier of lots on the south side thereof, to the easter-ly boundary line of the Otis & Pool sub-division, thence northerly along said division line to Schanck thence northerly along said division line to schanck avenue, thence easterly along Schanck avenue, and including one one tier of lots on the south side thereof, to a point, 4,200 feet east of the center of Goodman street, thence westerly along Schanck avenue, and including one tier of lots on the north side thereof, to the east line of the Thompson tract produced, thence northerly on said tract line to Hayward avenue, thence westerly along Hayward avenue, thence westerly along Hayward avenue, one tier of lots on the south side avenue, excluding one tier of lots on the south side Goodman street to the place of beginning, in proportion to the benefit which each will 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 fol-

lows:

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 remaining one-third within two years from the confirmation of said roll. On all sums paid prior to the maturity of 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 persons interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, July 12th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FIRST ORDINANCES.

POPLAR 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 west side of Poplar street.

Adopted.
The Surveyor submitted as such estimate, \$280.
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 Poplar street, from Gregory street to Cypress street, with the necessary crosswalks, sidewalk grading and gutter formations. The abutting property owners will have 30 days in which to build their own walks after the

passage of the final ordinance.

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

Easily 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, viz.:

On tier of lots and proveds of land on the west

One tier of lots and parcels of land on the west side of Poplar street, from Gregory street to Cypress street, in proportion to the benefit which each will derive therefrom.

And further Resolved, That the tax-payers to be assessed for making such improvements must pay their assessments in one payment, as follows:

The whole of the amount assessed within 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 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, July the 12th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

RAVINE AVENUE PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the ex-

of a portion of Ravine avenue.

Adopted.
The Surveyor submitted as such estimate, \$1,020.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The construction of plank side walks four (4) feet

eight inches (8) wide on each side of Ravine avenue from First street to Thursh street, with the re-quired crosswalks, sidewalk grading and gutter formations.

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

\$1,020, 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, viz.:

One time of late and proveds of lead on each cide.

One tier of lots and parcels of land on each side of Ravine avenue from First street to Thrush street in proportion to the benefit which each will

derive therefrom.

And further Resolved, That the taxpayers to be assessed for making such improvements must pay their assessments in one payment, as follows:

The whole of the amount assessed within thirty days after the advertisement of the assessment roll. 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 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 12th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

PARSELLS 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 each side of Parsells avenue.

Adopted.

The Surveyor submitted as such estimate \$1.375. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The construction of a plank sidewalk four (4) feet wideon each of Prsaells avenue, from Leighton street to East Main street, with the necessary crosswalks, sidewalk grading and gutter forma-

And whereas, The City Surveyor, under direction of this Council, has made an estimate of the whole expense thereof, and reports the same at \$1,375, which estimate is hereby approved, Resolved, further, That the following portion of said city is deemed benefited and propery 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 Parsells avenue, from Leightan street to East Main street, in proportion to the benefit which each will derive therefrom.

And further Resolved, That the taxpayers to be assessed for making such improvement must pay their assessment in one payment as follows: All of the amount assessed within thirty days after the advertisement of the assessment roll.

the advertisement of the assessment roll.

And the clerk is hereby directed to publish notice in pursuance of title 7, 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 12, 1887, at 7 o'clock at the Common Council chamber when allegations will be heard.

Adopted

Adopted.

KING PLACE PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in King place.

Adopted.

The Surveyor submitted as such estimate, \$370. By Ald. Judson—Resolved, That the following improvement is necessary, viz.:

The construction of a vitrified pipe sewer ten (10)

inches in diameter in King place, beginning at a point about two hundred and fifty (250) feet north of Adams street and extending southward to the sewer in Adams street aforesaid, with the neces-sary manholes, lampholes, surface sewers, lot lat-erals and lot connections; also, the required road-

way grading and gutter formations.

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

370, 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, viz.:

one thereor, viz.:
One tier of lots and parcels of land on each side
of King place, from a point 250 feet north of
Adams street to Adams street.
And further Resolved, That the tax-payers to
be assessed for making such improvements 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.

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, on Tuesday evening, July the 12th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.
Adopted.

HEBARD STREET IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of improving Hebard street, from Poplar street to Bay street.

Adopted.

The Surveyor submitted as such estimate, \$1,265.
By Ald. Kohlmetz—Resolved, That the following

By Ald. Konimetz—Resolved, That the following improvement is necessary, viz:

The grading of the roadway of Hebard street, from Poplar street to Bay street, with the required gutter formation; also the construction of plank sidewalk three (3) feet wide on each side of Hebard street aforesaid, within the teriminal limits named, with the necessary crosswalks 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 \$1,265, 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, 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 Hebart street, from Poplar street to Bay street, in proportion to the benefit and advantage which each

proportion to the benefit and advantage which each will derive therefrom.

And further Resolved, That the tax-payers to be assessed for making such improvements must pay their assessment in one payment, as follows: All of the amount assessed within 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 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 12th, 187, at 7:30 o'lock, at the Common Council Chamber, when allegations will be heard.

Adopted.

WAREHOUSE STREET IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a Medina stone pave-ment in Warehouse street.

ment in Warehouse street.

Adopted.

The Surveyor submitted as such estimate \$8,800.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of a Medina stone pavement on Warehouse street, from the crosswalk on the north side of Allen street to the crosswalk on the southerly side of Brown street, with Medina stone curb

lines sixteen and one-half (16½) feet from the parallel to the medial line of the said street, and with Medina flag stone gutters one (1) foot wide on each side of and adjoining the curbs; also the construction of the required manholes and new surface sewers and the cleaning, repairing and extending of existing surface sewers and the taking up and relaving of the old Medina pavement, which may be found on the line of Warehouse street aforesaid; also the present of the old warehouse street aforesaid; also the necessary cleaning within the terminal limits named.

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

the whole expense thereor, and reports the same at \$8,800, 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, viz.:

One tier of lots and parcels of land on each side of Warehouse street, from Allen street to Brown street, in proportion to the benefit which each will derive therefrom.

And further resolved, That the taxpayers to be assessed for making suchimprovements may pay their assessments in three equal payments, as fol-

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 remaining one-third two years from the confirmation of said roll. On all sums paid prior to the muturity of said last installment, a discount will be allowed

or 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 parsons interested in the subject matter os said improvement, are required to attend the Common Council on Tuesday evening, July the 12th, 1887, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

ber, when allegations will be heard.
Adopted.

SPRING STREET PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of Spring street.

Adopted.

Adopted.

The Surveyor submitted as such estimate, \$5,120.

By Alderman Judson—Resolved, That the following improvement is necessary, viz.:

The construction of a vitrified pipe sewer twenty—

The construction of a light of the sewer twenty—

The construction of a sewer in Spring street heading—

The construction of a vitrified pipe sewer the principle of the sewer twenty—

The construction of a vitrified pipe sewer twen

The construction of a vitrined pipe sewert wenty-four (24) inches in diameter in Spring street, begin-ning at a point thirty (30) feet east of Spring alley and extending eastward to intersect the Exchange street sewer, with the necessary manholes, new surface sewers, old surface sewers cleaned, repair-ed, extended and connected, new lot laterals and old lot laterals cleaned, repaired and connected. And whereas, The City Surveyor, under the di-rections of this Council, has made an estimate of the whole expense thereof and reports the same at

rections of this Council, has made an estimate of the whole expense thereof, and reports the same at \$5,120, 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, viz.:

One tier of lots and parcels of land on each side of Spring street from Spring alley to Exchange street; also one tier of lots and parcels of land on the following streets and alleys within the limits named, viz.: Fitzhugh street, from the Erie canal to Troup street; Plymouth avenue, from the Erie canal to the prolonged south boundary line of lot 24 on said Plymouth avenue; Pine alley, from the Erie canal to Spring street, in proportion to the benefit which each will derive therefrom.

And further Resolved, That the tax-payers to be assessed for making such improvements must pay their assessment in three equal payments, as follows:

lows:

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 remain-

or said last, installment, a discount will be anowed 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 persons interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, July the 12th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.
Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE NO. 3,239.

SPRINKLING ATKINSON STREET, (SEC. 1.)

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to made said common council, before determining to made 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 published daily in at least two of the delily necessary which is the city of the city of the delily necessary which is the city of the c 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, 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 the expense of the expense of the color account of the city to be assessed for the rest of the expense, and which notice the expense of the expense tice 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 persons appearing,

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Atkinson street (sec. 1)

The Common Council of the City of Rochester of ordain and determine that the following improvement is necessary and should be made, to

The sprinkling of Atkinson street, from 100 west of Caledonia avenue to 100 feet west of Ford street,

during the season of 1887.

And the whole 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 direction of this Council, having made an estimate of such ex-pense, and reports the same at \$48.00, 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 fol-

One tier of lots and parcels of land on each side of Atkinson street, from 100 feet west of Caledonia avenue to 100 feet west of Ford 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 there-

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: All of the amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:

Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Elliott, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.

FINAL ORDINANCE, No. 3,240.

ATKINSON STREET SPRINKLING, SEC. 2.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an esti-

ing one-third two years from the confirmation of mate thereof to be made, and by an entry in their said roll. On all sums paid prior to the maturity minutes having described the portion and part of said last installment, a discount will be allowed the city which they deem proper to be assessed the city which they deem proper to be assessed for the expense 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 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 subtice 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 persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Atkinson street, (Sec. 2) from the B., N. Y. & P. R. R. to Julia 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 Atkinson street (Sec. 2) from the B., N. Y. & P. R. R. to the west line of Julia street during the season of 1887

street during the season of 1887.

street during the season of 1887.

And the whole expense should be defrayed by an 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 \$\$0.00, 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 sed 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 Atkinson street, from the B., N. Y. & P. R.R. to

the west line produced of Julia 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 advantages which each derives therefrom.

And it is further ordained and determined that the tax-payers to be assessed for making such improvement, must pay their assessment in one payment, as follows: All of the amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:

Arrany Marson, Fee, Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Elliott, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—13.

FINAL ORDINANCE, No. 3241.

BOLIVAR 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 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 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 estinated 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 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 notice, and after hearing such allegations from all persons

appearing.
Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Bolivar street, from

Jay street to Smith 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 Bolivar street from 100 feet north of Jay street, to the north line of Smith st., during the season of 1887.

And the whole expense should be defrayed by an assessment upon the lots and parcels of land to be benefitted 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 \$80.00, and said estimate being deemed reasonable, is here approved; and the portion of said city, 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:

One tier of lots and parcels of land on each side.

One tier of lots and parcels of land on each side of Bolivar st., from 100 feet north of Jay street to

Smith 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 there-

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:

All of the amount assessed within thirty days af-

ter the advertisement of the assessment roll Ald. Seyle presented a remonstrance. O received and filed. Ordered The ordinance was then adopted by the following

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Elliott, Selye, Hall, Swikehard, Judson, Stein, Boherer, Kelly, Thayer—14. FINAL ORDINANCE, NO. 3,242,

PLYMOUTH AVENUE SPRINKLING (SEC. 2.) On motion of Alderman Kohlmetz the Common Council proceeded to hear allegations 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 their minutes having described the portion and part of the city which they deemed proper to be assessed for the expense of such an 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 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-matrequired all persons interested in the subject-mat-ter of such improvement to attend the said Com-mon Council at the time appointed in said notice, and, after hearing such allegations from all per-

and, after nearing such anegations from all persons appearing,
Aid. Kohlmetz submitted the following:
An ordinance to sprinkle Plymouth avenue (sec.
2) from Glasgow street to the B., N. Y. & P. R.R.
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 Plymouth avenue (sec. 2) from Glasgow street to the B., N. Y. & P. R. R. during the season of 1887.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land 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 \$112, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said common Council deem will be benefitted by and ought to be assessed by a local assessment for the whole expense of such improvement is described as follows:

ne tier of lots and parcels of land on each side

of Plymouth avenue from Glasgow street to the B., N. Y. & P. R. R. 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 ordained and determined that the taxpayers to be assessed for making such improvement must pay their assessment in one payment as follows: All of the amount assessed within thirty days after the advertisement of the assessment of the asses ment roll.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Elliott, Selye, Hall, Swikehard, Judson, Stein,
Bohrer, Kelly, Thayer—14.

FINAL ORDINACE NO. 3,243.

WILLIAM 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 said Common Council, before determining to make such public improvement, having caused an esti-mate thereof to be made, and by an entry in their minutes having described the portion and part of 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 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, 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 sale jet matter of such improvement to attend the said Common Council at the time court Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing,
Ald. Kohlmetz submitted the following:

Ald. Konimetz submitted the following:
An ordinance to sprinkle William street. from
East avenue to Court 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. wit:

The sprinkling of William street, from 100 feet south of East avenue to 100 feet north of Court street, during the season of 1887.

And the whole expense should be defrayed by

the assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Surveyor, under direction of this Council, having made an estimate of such expense, and reports the same at \$32, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Counel deem will be benefitted by and ought to be assessed. by 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 William street, from 100 feet south of East avenue to 100 feet north of Court 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 which each derives therefrom.

And it is further ordained and determined that the taxpayers to be assessed for making such improvement must pay their assessment in one pay-ment, as follows: All of the amount assessed with-in thirty days after the advertisement of the assess-

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Elliott, Selye. Hall, Swikehard, Judson Stein,

Bohrer, Kelly, Thayer-14. FINAL ORDINANCE NO. 3,244.

CENTENNIAL STREET PLANK WALKS.

On motion of Ald. Kohlmetz, the Common Council, On motion of Ald. Kohlmetz, the Common Council, proceeded to hear allegations 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 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 at least two of the daily newspapers printed in the city of Rochester, for four days, which notice specified such improve-

ment, the estimated expense thereof, the amount ment, 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 expense, and which notice also required 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 apparatuse. ing.pear
Ald. Kohlmetz submitted the following:

An ordinance to construct plank walks on Centennial street, from Maple street to Campbell 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 construction of plank sidewalks four (4) feet wide on each side of Centennial street, with the required crosswalks, sidewalk grading and gutter formation.

formations.

And the whole 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, 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 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 lots and parcels of land on each side of Centennial street, from Maple street to Campbell

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 which each derives therefrom.

which each derives therefrom.

And it is further ordained and determined that the tax-payers to be assessed for making such improvement, must pay their assessments in one payment, as follows:

All of the amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:

Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz, Elliott, Foley, Selve, Hall, Swikehard, Judson, Stein,
Bohrer, Kelly, Thayer—14.

FINAL ORDINANCE, No. 3,245. HAWLEY STREET PLANK WALKS

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the cul proceeded to hear allegations 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 describedthe portion and part of the city which they deemed proper to be assessed for the expense of such improvement, and also a verticate by hereafore a published daily in at least for the expense 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 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 improvement to attend the said Common Council at the time appointed in said notice, and after hearing such allegations from all notice, and, after hearing such allegations from all

persons appearing.
Ald. Kohlmetz submitted the following:
An ordinance to construct a plank walk on Hawley street, from Jefferson avenue to Genesee street.
The Common Council of the City of Rochester, do

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 construction of plank sidewalks four (4) feet and (8) inches wide on each side of Hawley street, from the west crosswalk on the west side of Jefferson avenue to the east crosswalk on the east side of Genesee street, except where within the terminal limits, named good sidewalks on proper grades and alignments now exist, but where such sidewalks have been heretofore laid, but not on such grades

and alignments, they shall be taken up and adjusted thereto: also the necessary crosswalks with the sidewalk grading and gutter formations.

And the whole 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, City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$1,075, 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:

One tier of lots and parcels of land on each side of Hawley street, from Jefferson avenue to Genesee 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

parcel of land to be in proportion to the beneau which each derives 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 amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:
Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz,
Elliott, Foley, Selye, Hall, Swikehard, Judson,
Stein, Bohrer, Kelly, Thayer—14.
Ald. Foley moved that property owners be
allowed thirty days to construct their walk and the
Surveyor to establish the grade. Adopted.

FINAL ORDINANCE, NO.3,246.

GLENWOOD PARK PIPE SEWER.

On motion of Ald. Judson, the Common Council proceeded to hear allegations in relation to the cil proceeded to hear allegations in relation to the mprovement 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 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, 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 now the also required all persons interested in the subtice 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 persons appearing,

Ald, Judson submitted the following:

An ordinance to construct a pipe sewer in Glen-

wood park, from Finch street to Thrush 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 construction of a vitrified pipe sewer twelve (12) inches in diameter in Glenwood park, beginning at the intersection of the medial lines of the said park with Finch street and extending there-from eastward to the existing sewer in Thrush street, with the necessary manholes, surface sewers, lot laterals, lot connections, roadway grading and gutter formations.

And the whole expense should be defrayed by an assessment upon the lots and parcels of land to an 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 \$650 and said estimate being deemed reasonable, is here 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 lots and parcels of land on each side of Glenwood park, from Finch street to Thrush street.

street.

On which above described lots and parcels of and 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 there-

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:

All of the amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:

Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz,
Elliott, Selye, Hall, Swikehard, Judson, Stein,
Bohrer, Kelly, Thayer—13.

FINAL ORDINANCE NO. 3,247.

REIS PARK VITRIFIED PIPE SEWER.

On motion of Ald. Judson, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make 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 published daily in at least two of the daily papers published 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 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 specified in said notice, and, after hearing such allegations from all notice, and, after hearing such allegations from all persons appearing,
Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Reis park, from Campbell street to Jay 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 construction of a vitrified pipe sewer, twelve (12) inches in diameter, in Reis park, beginning at a point about thirty (30) feet north of the north ine of Campbell street, and extending northward to intersect the sewer in Jay street, with the necessary manholes, surface sewers, lot laterals, lot 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 benefited thereby, hereinafter described; and the City Surveyor, under the direction of this Councii, having made an estimate of such expense, and reports the same at \$1,150, and said estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common Council deem will be benefited by 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 each side of Reis park, from Campbell street to Jay 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 which each derives therefrom.

And it is further ordained and determined that the taxpayers to be assessed for making such improvement must pay their assessment in one pay-

ment, as follows:
All of the amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:

Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.

The final ordinance for a pipe sewer in Cliff street came up and on motion of Ald. Selye, action was indefinitely postponed.

FINAL ORDINANCE NO. 3,248.

CALEDONIA AVENUE STONE OUTLET SEWER. On motion of Ald. Judson, the Common Council CALEDONIA AVENUE STONE OUTLET SEWER.
On motion of Ald. Judson, the Common Council proceeded to hear allegations 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 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 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, 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 Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing,
Ald. Judson submitted the following:

An ordinance to construct Caledonia avenue outlet sewer, from Child alley and Glasgow street to the Valley Canal outlet sewer.

The Common Council of the city of Rochester do

to the Valley Canal outlet sewer.

The Common Council of the city of Rochester do ordain and determine that the following improve-ment is necessary and should be made, to wit:

ment is necessary and should be made, to wit:

The construction of a stone sewer in Caledonia avenue, from the western end of Child alley to the westerly prolonged medial line of Glasgow street, the proposed sewer to be located as near as practicable to the west curb line of Caledonia avenue within the terminal limits named, the above sewers to be intercepted at the medial line of Atkinson street, and thence along said line to discharge into the Genesee Valley Canal outlet sewer. the dimensions, forms of cross sections and depths of the proposed sewer and its extension, to be adapted to the needs of the territory that it is intended to accommodate; also, the construction of all necessary manholes, lampholes, new surface sewers, old surface sewers cleaned, repaired, extended and connected, lot laterals, both new and connected, and lot connections, roadway grading connected, and lot connections, roadway grading and gutter formations.

And the whole expense shall 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 \$22,500, 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

All the territory described by and included within the following boundary lines, viz.

Beginning at the intersection of Glasgow street and Caledonia avenue; thence easterly along Glasand Caledonia avenue; thence easterly along Glasgow street; including one tier of lots and parcels of land on the south side thereof to a point 395 feet east of Caledonia avenue; thence northerly and parallel to Caledonia avenue to Edinburg street; thence easterly along Edinburg street, including one tier of lots and parcels of land on the south side thereof to Plymouth avenue; thence northerly along Plymouth avenue, excluding one tier of lots and parcels of land on the west side thereof to Atherisan street: thence westerly along Atkinson street: and parcets of land on the west such hereof to At-kinson street; thence westerly along Atkinson street, excluding one tier of lots and parcels of land on the south side thereof to Caledonia avenue, ex-cepting therefrom the lot on the southeast corner of Caledonia avenue and Atkinson street; thence or Catedomia avenue and Atkinson street; thence easterly along Atkinson street, excluding one tier of lots and parcels of land on the north side thereof to Eagle street; thence northerly along Eagle street, including one tier of lots and parcels of land on the east side thereof to Garden street; thence westerly along Garden street, including one tier of lots and parcels of land on the north side thereof to Caledonia avenue; thence northerly along Caledonia avenue and including one tier of lots and parcels of land on the east side thereof to Spring street. cels of land on the east side thereof to Spring street; thence easterly along Spring street, including one tier of lots and parcels of land on the southerly side

thereof to West alley; thence northerly along West alley and including one tier of lots and parcels of land on the east side thereof to the Eric Canal boundary line; thence westerly on said boundary line to Caledonia avenue; thence southerly along Caledonia avenue and including one tier of lots and parcels of land on the west side thereof to Atkinson street; thence westerly along Atkinson street, including one tier of lots and parcels of land on the north side thereof to the B., N. Y. & P. R. R.; thence southerly along the B. N. Y. & P. R. R.; easterly boundary line to the south line of an alley in the prolongation of Glasgow street; thence easterly along said alley, including one tier of lots and parcels of land on the south side thereof to Caledonia avenue; thence estill easterly to the place of beginning, excepting from the above one tier of lots and parcels of land 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 son street; thence westerly along Atkinson 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 advantages which each derives therefrom.

And it is further ordained and determined. That the taxpayers 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 advertisment 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 installment, a discount will be allowed

of six per cent. per annum.

Aid. Marson presented a remonstrance, also several communications relating to the same, which were read and ordered filed.

The ordinance was then adopted by the following Ayes—Ald. Tracy, Sullivan, Marson, Fee, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Thayer—12.

Nays—Ald. Kohlmetz, Kelly—2.

FINAL ORDINANCE, NO. 3,249. EAST MAIN STREET IMPROVEMENT.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations 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 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, 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 time appointed in said notice, and, after hearing such allegations from On motion of Ald. Kohlmetz, the Common Counsaid notice, and, after hearing such allegations from

Said notice, and area and all persons appearing,
Ald. Kohlmetz submitted the following:
An ordinance to improve East Main street from Goodman street to Bay street.

The Common Council of the City of Rochester do

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 construction of a Macadam roadway improvement on East Main street from the easterly curb line, as to be established by the City Surveyor on the easterly side of Goodman street, to Bay street, by setting Medina stone curb lines on each side parallel to and fifteen (15) feet from the medial line of the aforesaid streets, within the terminal linits named, and with Medina stone pavement of two (2) feet additional width, on each side within the said curb lines; also the necessary modifications the said curb lines; also the necessary modifications

of existing, and the construction of new manholes. lampholes, surface sewers, lot laterals and lot con-nections; and also the construction of all needed nections; and also the construction of all needed culverts and Medina stone crosswalks, both parallel and transverse and the sidewalk grading between the curb lines hereinbefore specified and the street lines of the aforesaid streets as they may be here-after established, such lines not now being posi-tively defined. tively defined.

And the whole 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, City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$32,900, 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:

One tier of lots and parcels of land on each side of East Main street, from Goodman street to Bay 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 which each derives therefrom.

benefit which each derives 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 confirmation of such roll. On all sums paid prior to the maturity of said last installment, a discount will be allowed of six per cent. per cannum.

of six per cent. per annum.
Ald. Thayer presented a remonstrance, which was received and filed. The ordinance for East Main street was then adopted by the following

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlemetz. Elliott, Foley, Selve, Hall, Judson Stein, Bohrer, Kelly, Thayer—14.
Nay—Ald. Swikehard—1.

FINAL ORDINANCE NO. 3,250. ELY STREET IMPROVEMENT.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations 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 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, 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 time appointed in said not On motion of Ald. Kohlmetz the Common Council Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing,
Ald. Kohlmetz submitted the following:

Alld. Konimetz submitted the following:
Anordinance to improve Ely street from South
St. Paul street to Water street.
The Common Council of the city of Rochester do
ordain and determine that the following improvement is necessary and should be made, towit:
The construction of a Medina stone pavement on

The construction of a Medina stone pavement on the west line of the crosswalk on the west side of St. Paul street to the eastern line of the Johnson and Seymour race on South water street; the pavement to extend on each side nine (9) feet from and parallel to the medial line of Ely street aforesaid, with suitable approaches at the western end thereof; also, the construction of Medina stone flag walks on each side of said Ely street between the west line of St. Paul street and the

east line of South Water street, with the necessary

surface sewers and crosswalks.

And the whole 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 the City Surveyor, under the direction of miscounin-having made an estimate of such expense, and re-ports the same at \$725, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Council deem will be benefitted by and ought to be assessed by a local assessment for the whole expense of said im-

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 South Water street from East Main street to the Erie canal excepting therefrom fifty (50) feet in depth measured from East Main street, of the lots on the southeast and southwest corners of East Main and South Water streets; also, one tier of lots and parcels of land on each side of Ely street from South St. Paul street to South Water 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

lot and parcel of land to be in proportion to the benefit and advantage which each derives there-

from.

And it is further ordained and determined that the tax-payers to be assessed for making such improvement, must pay their assessment in one payment as follows: All of the amount assessed within thirty days after the advertisement of the assessment foll.

assessment roll.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

The final ordinance for Averill avenue improve—

the first Morrey avenue to Mt. Hong avenue.

ment, from Monroe avenue to Mt. Hope avenue.

Came up.

Ald. Judson presented a remonstrance from property owners between Mt. Hope avenue and the Erie Ordered filed.

Ald. Judson moved that the ordinance be amended by striking out the portion between Mt. Hope avenue and the Eric canal. Adopted.
Ald. Ellott moved that further action on the or-

dinance be indefinitely postponed. Adopted. FINAL ORDINANCE NO. 3,251.

WEST AVENUE SWING BRIDGE REMOVAL

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to 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 published daily, in at 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 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 improvement to attend the said Common Council at the time appointed in settly notice and after hearing such allegations from said notice, and, after hearing such allegations from

said notice, and, after hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:
An Ordinance to remove the swing bridge on West avenue, over the old Genesee Valley 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:

wit: The removal of the swing bridge over the prism on West avenue, of what was formerly called the Genesee Valley Canal and the filling in of the prism, or gap, with suitable material, with the required retaining walls, on one or both sides, on the lines of the said avenue; also the necessary surface sewers and railings.

And the whole 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 \$2.000, and said estimate being deemed reasonable, is hereby approved; and the portion of said City, which said Common Council deem will be benefited by 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 each side of West avenue, from the Erie canal, to the city line.

line.

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 there-

And it is further ordained and determined that the tax-payers to be assessed for making such improvement, must pay their assessment in one provement, must pay their assessment in one payment, as follows:

All of the amount assessed within thirty days

after the advertisement of the assessment roll.

afaer the advertisement of the assessment roll.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

The final ordinance for Lake View Tract came up. Ald. Selye moved that the ordinance be amended by striking out all that portion north of Willard street and east of the Boulevard, and that the estimate be chanced accordingly, and that the the estimate be changed accordingly, and that the Clerk publish allegations for the next regular meeting, July 12, 1887. Adopted.

The final ordinance for Park Avenue Improvement came up. Ald. Thayer submitted the fol-

lowing:

By Ald. Thayer—Resolved, That the ordinance
for the improvement of Park avenue be amended
by substituting a gravel roadway, without Telford
foundation; also striking out the item of lot laterals, and that the estimate be changed accordingly,
and that the City Clerk publish the usual allegation
protects. Adorted notices. Adopted.

Ald. Kohlmetz moved that action on final ordi-

nance No. 3,220, for Hart avenue pipe sewer, be re-considered. Adopted. On motion of Ald. Kohlmetz further action was indefinitely postponed.

Add. Thayer moved that action on final ordinance No. 3,235, for a plank walk on Miller street, be reconsidered. Adopted. On motion of Ald. Thayer further action was indefinitely postponed.

EXECUTIVE BUSINESS.

Ald. Kelly moved to proceed to appoint commis-

Ald. Kelly moved to proceed to appoint commissioners of deeds, and that the clerk cast the ballot. Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

C. V. Grohs, Frank G. Burch, F. P. Stallman and Joseph S. Beach having received the concurrent vote of the Common Council, were declared appointed commissioners of deeds.

MISCELLANEOUS BUSINESS.

By Ald. Sullivan-

By Ald. Sullivan—
To the Common Council of the City of Rochester:
The Rochester City & Brighton Railroad Company hereby applies for the consent of the city of Rochester, by your Honorable Body, subject to the approval of the Mayor, that your petitioners may construct, maintain, use and operate an extension and branch of the railroad of your petitioners upon streets of the city of Rochester, as follows, to wif.

to wit.: Commencing at the intersection of Sophia street and West Main street in the city of Rochester; thence a double track in the center of Sophia street to Church street; thence a single track in the center of Sophia street to Allen street; thence a double track to center street and westerly with double curve in Center street to Jones street; thence a single track in and along Jones street to Jay street; thence a double track in the center of Jay street to bolivar street; thence a single track in the center of Bolivar street to Lyell avenue, with a double track curve from Bolivar street to the present tracks of the company in Lyell avenue; thenee along the present tracks of the company in Lyell avenue, thenee along the present tracks of the company in Lyell avenue to Saratoga avenue, with a double curve at Saratoga avenue from the present tracks of the company; thence a single track in and along Saratoga avenue to Vernon street; thence a double track along the center of Vernon street; to and along the center of Backus avenue to the north end of Backus avenue, together with necessary switches, sidings, turnouts and turntables, and suitable stands for the convenient working of the railroad.

Rochester, June 28, 1887. track in the center of Bolivar street to Lyell ave-

working of the railroad.

Rochester, June 28, 1887.

Rochester City & Brighton R. R. Co,
C. C. Woodworth, Secy.
Ordered received, filed and published.
By Ald. Sullivan—Whereas, The Rochester City &
Brighton Railroad Company has made application
of the Common Council of the City of Rochester for
the consent of the City of Rochester for the construction of certain extension, branches and lines
upon certain streets of said city, to wit:
Commencing at the intersection of Sophia street
and West Main street, in the City of Rochester,
thence a double track in the center of Sophia
street to Church street, thence a single track in
in the center of Sophia street, to Allen street,
thence a double track to Center street, and westerly with double curve in Center street to Jones
street, thence a single track in and along Jones street, thence a single track in and along Jones street to Jay street, thence a double track in the center of Jay street to Bolivar street, thence a single track in the center of Bolivar street to Lyell avenue, with a double curve from Bolivar street to avenue, with a double curve from Bolivar street to the present tracks of the company on Lyell avenue, thence along the present tracks of the company in Lyell avenue to Saratoga avenue, with a double curve at Saratoga avenue from the present tracks of the company; thence a single track in and along Saratoga avenue to Vernon street; thence a double track along the center of Vernon street to and along the center of Backus avenue to the north and of Backus avenue to together with precessary end of Backus avenue, together with necessary switches, sidings, turnouts and turntables and suitable stands for the convenient working of the railroad.

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 July 26, 1887, and that the city clerk cause notice of said application, and that the same will be considered at the time and place here in fixed, to be printed in two daily newspapers of the city of Rochester, to be designated by the Mayor, daily for fourteen days. Adopted.

Ald. Marson presented a petition from property owners on "Greig place" (so called), to restore the name of Greig street to said place.

By Ald. Marson—Besolved, That the street hereofore known as "Greig Place," be and hereby is named Greig street, 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 Resolved, That this Common Council will con-

ecutive Board be notified to place the usual street

centive Board be notified to place the usual street signs. Adopted.

By Ald. Marson—Resolved, That the Treasurer be and he hereby is directed to receive the general city taxes on lot "L," S. D. Porter's subdivision, east side of Cliff street, Ninth ward, for the years 1878, 1879, 1880, 1881, 1882 and 1885 as they appear on the sales register in the City Treasurer's office with 6 per cent. from date of sale. Referred to the Assessment Committee.

By Ald. Marson—Whereas, At a regular meeting of the Common Council, held March 9th, 1887, a report was presented by the Committee on Schools in reference to the proposed act to authorize the city of Rochester to levy a tax for the purpose of erecting new school houses, and the enlargement and repairs of old ones; and

Whereas, A report was presented at the same meeting of the Common Council from several contractors in relation to the defective condition of public school No. 14, located on Scio street, such examination not being official; and

Whereas, The Fire Marshal was requested to

Whereas, The Fire Marshal was requested to make and has made a thorough official examina-

tion of the building and reports no necessity for tearing down said building; that with proper strengthening the structure will last for years, thus saving a large expense to the city; therefore, Resolved. That the Building Committee of the Board of Education be and they hereby are directed not to tear down No. 14 school until an examination of said building is made by the Wood Building Committee of the Common Council and Fire Marshal, who shall report the condition of the building to this board.

Resolved, That the clerk transmit a copy of these resolutions to the Building Committee of the Board of Education.

of Education. Adopted.

On motion of Ald. Elliott, referred to Committee

on Schools

on Schools.

By Ald. Fee—Whereas, The entire cost and expense of widening Euclid street has been ascertained to be the sum of thirteen hundred and fifteen dollars and fifty cents (§1,315.50); therefore Resolved, That all persons interested in the matter of ordering an assessment for widening Euclid street, be heard as to the same, at the meeting of the Common Council, to be held Tuesday evening, July 12th, 1887, at 70 'clock, and that the city clerk cause to be published a notice of said hearing, as required by section 190 of the city charter. Adonted. Adopted.

Adopted.

By Ald. Fee — Resolved, That White Bros. be granted permission to show the "Wild Man Giant" at 121 State street by paying into the city treasury the sum of \$1.00 per day, permission having been granted by the Chief of Police. Adopted.

By Ald. Kohlmetz—Resolved, That the Executive Board be authorized to negotiate for the purchase of lands necessary to be taken for Gorham park extension, as contemplated by Ordinance No. 3,227, adopted June 14, 1887, and report the result of such negotiations to this Board. Adopted.

Ald. Kohlmetz presented a petition from the vestry of St. Paul's Church. Referred to the Assessment Committee.

Also petitions of Patrick Punch and M. Ropp

sessment Committee.

Also petitions of Patrick Punch and M. Ropp for permission to move and erect wood buildings. Referred to the Wood Building Committee and Fire Marshal, with power to act.

Also a petition for a pipe sewer in Avenue D. Referred to the Surveyor to prepare an ordinance. By Ald. Elliott:

This agreement made and

This agreement, made and entered into at Rochester, N. Y., on the ____day of _____, in the year one thousand eight hundred and eighty-seven, year one thousand eight mind of and eight seven, by and between the Rochester City & Brighton Railroad Company of Rochester, N. Y., of the first part, and the city of Rochester, a municipal corpo-

ration, of the second part; witnesseth as follows:
Whereas, The said city has preferred a claim
against said company for license fees of five dollars against said company for neemse lees of five dollars for each of the cars owned and operated by said company since the year 1868, under and by virtue of a penal ordinance, regulation and contract, passed, enacted and adopted by the Common Council of said party of the second part, on June 24, 1862, and the amendments thereto; and

Whereas, The Common Council of said city on the 29th day of March, 1887, duly adopted and en-acted a penal ordinance relative to street railroads, acted a penal ordinance relative to street railroads, whereby said company was required to pay to the city treasury of the city of Rochester for the use of the city \$5 per annum for each car or carriage owned and operated or operated by said company, and it should obtain from the mayor of said city a license for each of said cars or carriages, and because to expire on the Sist day of Mayob in said license to expire on the 31st day of March in each year, and said company was required to pay such fees and obtain such licenses within thirpay such fees and obtain such licenses within thirty days from the date of the passage of such ordinance; such license, or licenses, to begin on April 1, 1887; and its president or managing officer and secretary was also required, on or before the first Monday in April of each year, commencing on the first Monday of April, 1887, to furnish to the Common Council of said city a full and complete list of all the cars or carriages owned and operated by said company; such statement to be verified by the oath of said president, or managing officer and secretary, and to be administered by a notary public of Monroe county, attested by his seal; and Whereas, Said ordinance also further provided

Whereas, Said ordinance also further provided that in case said company, or its president, or managing officer or secretary failed to pay such fee, and obtain such license, or failed to make such report and list at the time, and in the manner therein specified it, him or them, should be liable to pay a fine or penalty of not less than ten dollars, nor more than fifty dollars, and a further penalty of the same amount for each and every twenty-four hours such neglect should continue, and which said ordinance also contained other conditions, rules and regula-

neglect should continue, and which said ordinance also contained other conditions, rules and regulations for the government of street railroads, thus embracing said company; and,
Whereas, The City Attorney was directed by the Common Council of said city to commence and maintain one or more actions against said company, to recover the past license fees under said ordinance of June 24, 1862; and,
Whereas, Said company has agreed, that in case the City Attorney be instructed to discontinue or retrain from bringing such action or actions it will

Whereas, Said company has agreed, that in ease the City Attorney be instructed to discontinue or refrain from bringing such action or actions, it will pay into the city treasury a license fee of at least five dollars per annum for each car owned and operated or operated by it, said company, as provided in and by said section 18 of said penal ordinance, adopted and ordained on March 29, 1887, and which offer and agreement the said city, by its Common Council has duly accepted.

Now, therefore, it is covenanted and agreed by and on the part of said company, said party of the first part, that it will immediately hereafter pay to the city treasurer of said city of Rochester, said party of the second part, a license fee of five dollars for each and every car or carriage owned and operated or operated by it for the license year beginning on the first day of April, 1887, and a similar license fee for each year thereafter upon the first day of April in each year, except when said day falls upon a Sunday or legal holiday, and, in that case, upon the next business day; and also further covenants and agrees to and with said city that it will, by its president and other officer or officers mentioned in said section 18, in all things promptly and justly comply with each and every other condition of said section 18 of said penal ordinance of March 29, 1887.

Said party of the second part, in consideration of the covenants and agreements of said company,

Said party of the second part, in consideration of the covenants and agreements of said company, hereinbefore expressed, does hereby covenant and agree to and with said company that it will and does hereby abandon and agree to and with said company that it will and does hereby abandon and waive any and all claims which it might or does claim from said company for, or on account of does than from said company 101, or on account of, any license fee accruing or becoming due to the said city from said company at any time prior to March 29, 1887, under or by virtue of any provision of said ordinance of June 24, 1862, or any of its

amendments.

In witness whereof the parties hereto have, by their respective President and Mayor, caused these presents to be signed, and their respective corporate seals to be hereto affixed at the place, and on the

day and year first above written.

On motion of Ald. Elliott, ordered received, filed and published, and the Mayor and City Attorney be directed to enter into covenant as above pro-

vided.

By Ald. Elliott

By Ald. Elliott—
Resolved, By the Common Council of the city of Rochester, that the police force of this city is entitled to and is hereby given the sincere thanks of this board for the promptness with which it met the difficulty growing out of the contest on Gorham street, this city, on Monday, June 27th; and that the Police Commissioners be requested to present to this Board, at its next meeting, the names of the officers and men whose conduct on that occasion was conspicuous for promptness and bravery.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.
By Ald. Elliott—Resolved, By the Common Council of the City of Rochester, that the Fire Marshal be instructed to have printed and posted in every church, hall, theater, or other enclosed

place of entertainment or worship in the city of Rochester, the penal ordinance and law forbidding the filling of aisles of said place of amusement or worship with chairs, benches, stools, or any other impediment to the free egress or ingress of the people, said law and ordinance to be posted in a conspicuous place in such place of entertainment or worship by the Fire Marshal. Adopted.

By Ald. Elliott—Resolved, By the Common Council of the City of Rochester, that the Executive Board be directed to scrape the roadway and fashion the gutters with the scraper on Harvard street from Rowley street to Goodman street as soon as possible, and charge the same to the highway fund. Adopted.

By Ald. Elliott—Resolved, That the City Clerk and the City Attorney be requested to prepare copy for the publication of a new edition of the Charter, and that the City Clerk get identical bids for the printing and binding of not more than 300 copies of said work in cloth, with a blank interleaf between each page. The said copy of the Charter to be perfected to date, and that the City Clerk pen the bids it the presence of the Finance Committee, and award the contract under its direction. Adopted.

By Ald. Foley award the contract under its direction. By Ald. Foley— Adopted.

To the Honorable the Common Council of the City

By Ald. Foley—
To the Honorable the Common Council of the City of Rochester:

The Rochester by your honorable body, subject to the approval of the Mayor, that your petitioner may construct, maintain and operate an extension and branch of the railroad of your petitioner upon the streets of the city of Rochester, as follows, to-wit:

From the tracks of your petitioner on West Main street a double track along the center of Plymouth avenue to Spring street, thence a single track along Plymouth avenue to the crossing of the Genesee Valley Canal bridge, thence a double track along the center of Plymouth avenue to the intersection of South Sophia street, thence along South Sophia street to Genesee street, together with the necessary switches, sidings, turnouts and suitable stands for the convenient working of the railroad Rochester, June 28, 1887.

ROCHESTER CITY & BRIGHTON R. R. Co. C. C. WOODWORTH, See'y.

Ordered received, filed and published.

By Ald. Foley—Whereas, The Rochester City & Brighton Railroad Company has made application to the Common Council of the city of Rochester for the consent tracks on West Main street, a double track along the center of Plymouth avenue to the crossing of the Genesee Valley canal bridge; thence a single track along Plymouth avenue to the crossing of the Genesee Valley canal bridge; thence a double track along the center of Plymouth avenue to the crossing of the Genesee Valley canal bridge; thence a double track along the center of Plymouth avenue to the crossing of the Genesee Street, together with the necessary switches, sidings, turnouts and turntab railroad.

Resolved, That this Common Council will consider said application at the Common Council Chamber, in the City Hall building, at 7:30 o'clock, on the evening of July 26, 1887, and that the City Clerk cause notice of such 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 the following vote:

Ayes—Ald. Tracy, Sullivan, Elliott, Foley, Selye,
Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—12. Nays—Ald. Marson, Fee, Kohlmetz—3.

By Ald. Selye-

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

The undersigned have this day made and with others signed articles of association for the purpose of constructing, maintaining and operating a street surface railroad in the city of Rochester,

and thereby intend to form the Rochester Cable Railroad Company, under and in pursuance of the laws of the State of New York. The said company proposes, if consent is obtained, to construct a street surface railroad from the intersection of the west bank of the Genesee river with McCracken street and from near the intersection of Lake avenue with the city line to the intersection of Brooks avenue and Genesee street, upon the following described route, to wit. From said northern terminus along McCracken street, and Driving Park avenue to Thrush street, thence along Thrush street to Glenwood avenue, thence along Fullwood avenue to Fulton avenue, thence along Fullwood avenue to Fulton avenue, thence along Fullwood avenu wood avenue to Fulton avenue, thence along Ful-ton avenue to Lorimer street, thence along Lori-mer street to Saratoga avenue, thence along Saratoga avenue to its intersection with Lyell avenue, thence diagonally along and across Lyell avenue to thence diagonally along and across Lyell avenue to Bolivar street, thence along Bolivar street to Jay street, thence along Jay street to Jones street, thence along Jay street to Center street, thence along Center street to Sophia street, thence along Sophia street to Plymouth avenue, thence along Plymouth avenue to South Sophia street, sometimes so called, thence along South Sophia street, or Plymouth avenue, to Genesee street, thence along Genesee street to Brooks avenue, the southern terminus; also from the intersection of Lake avenue and the city line of said Rochester, thence along Lake avenue to the Big Ridge road, thence along the Big Ridge road to a point in the line of the Boulevard so called, or street immediately east of the Driving park exto a point in the line of the Boulevard so called, or street immediately east of the Driving park ex-tended, thence along said line through private property to be acquired to the northerly end of said boulevard, thence along said boulevard to the intersection thereof with McCracken or Driving ark avenue, so as to connect with the railroad aforesaid.

aforesaid.

The said company proposes to operate the said railroad by cable motive power. It is proposed to contruct, maintain and operate said railroad in such a manner as not to interfere with the beneficial use of the streets along which the same is laid. The rails to be used will be grooved girder, which will be practically level with the surtace of the street. The slot in which the grip for the able runs will not be over three-fourths of an inch in width, and will be so constructed that the width will not be changed in the slightest degree by the action of the elements. The conduits will be constructed so as to be practically indestructible, and without the necessity of making repairs, and in such a way that the streets will not have to be torn up after the conduits are once laid. Connection will be made between the conduits and the sewers. The conduits will be of sufficient size to admit the pasbe made between the conduits and the sewers. The conduits will be of sufficient size to admit the passage of a man through them. Entrance to the conduits will be through manholes. The said company will pave and keep in permanent repair the portion of the surface of the street between its tracks, and for the space of two feet in width outside of and adjoining the rails of its tracks, as long as it shall continue to use such tracks. The said company will, immediately upon obtaining the franchise for which application is hereby made, enter into an agreement with the city of Rochester, which agreement shall will, immediately upon obtaining the fran-chise for which application is hereby made, enter into an agreement with the city of Rochester, which agreement shall contain all necessary and reasonable conditions, restrictions and requirements in the premises, and will execute and deliver to the city of Rochester a bond in such penalty as your Honorable Body may provide, and with satisfactory sureties, conditioned for the faithful nerformance upon its part of all of provide, and with satisfactory sureties, conditioned for the faithful performance upon its part of all of the terms and provisions of such agreement.

The Rochester Cable Railroad Company and the incorporators thereof, therefore respectfully make application for the consent of the local authorities of the city of Rochester to the construction, maintenance and operation of a double track railroad upon the route above described, and that the same may be operated by cable motor power, and for the construction of such switches, sidings, turnouts,

Ordered received, filed and published.

By Ald. Selye, Whereas, The Rochester Cable Railroad Company and its incorporators have presented an application and asked for the consent of the Common Council for the construction, operation, maintenance and use of a surface street railroad, to be operated by cable motive power through and along the following named streets of the city of Rochester, viz.:

the city of Rochester, viz.:

through and along the following named streets of the city of Rochester, viz.:

From said northern terminus along McCracken street and Driving Park avenue to Thrush street tance along Thrush street to Glenwood avenue, thence along Thrush street to Glenwood avenue, thence along Glenwood avenue to Fulton avenue, thence along Bulton avenue to Lorimer street, thence along Saratoga avenue to Saratoga avenue, thence along Saratoga avenue to Saratoga avenue, thence along Bultivar street to Saratoga avenue, thence along Bultivar street to Jay street, thence along Bollivar street to Jay street, thence along Jay street to Jones street, thence along Jones street to Center street, thence along Sophia street, thence along Sophia street, thence along Sophia street to Plymouth avenue, thence along Plymouth avenue, to Genesee street, thence along Genesee street to Brooks avenue, the southern terminus; also from Driving Park avenue northerly along the Boulevard and a line in extension thereof through private property to the Big Ridge road, thence along said road to Lake avenue, thence along Lake avenue to the city line.

Now, therefore, it is hereby resolved, That the Clerk be and he is hereby directed to publish, as required by statut, daily for at least fourteen days, in two daily newspapers published in said city of Rochester, to be designated by the Mayor of said city, a notice that such application has been made and that the same will be first considered by the Common Council, at a meeting thereof to be held at the City Hall on the 19th day of July, 1887, at 7 o'clock p. m. Adopted.

o'clock p. m. Adopted. Ald Selve moved that the rule for adjournment be suspended.

be suspended.
Adopted by the following vote:
Aves—Ald. Tracy, Sullivan, Marson, Fee, Kohlnetz, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.
Ald. Kelly moved that the applications of the Rochester City & Brighton Railroad Cumpany and the Rochester Cable Railroad Company be referred to a committee consisting of the Aldermen of the wards through which the railroads are to be constructed. structed

Ald. Elliott moved that the motion of Ald. Kelly be tabled.

Adopted by the following vote:
Ayes—Ald. Sullivan, Fee, Kohlmetz, Elliott
Foley, Selye, Hall, Stein, Thayer—9.
Nays—Ald. Tracy, Marson, Swikehard, Judson,
Bohrer, Kelly—6.
By Ald. Selye—Whereas, The Legislature of the
State has appropriated the sum of eight thousand
and ninety-two dollars and thirty-seven cents
(\$8,092.37), towards the cost of the Rowe street
sewer, Ordinance No. 2,813, and Rowe street sewer
extension, Ordinance 2,845, to be paid to the city
treasurer, by reason of the necessary use by the
State of said sewers for the purpose of the discharge of leakage of the Eric Canal at or near
Rowe street. Rowe street.

Rowe street.

Now therefore, be it resolved, That upon such payment being made to the city treasurer, and in consideration thereof, the city of Rochester will, and does, hereby grant unto the State of New York the perpetual use of said sewers, in common with the persons that may now, or shall hereafter, use the same, for the discharge and outlet of the leakage from the Eric capallet or user.

outlet of the leakage from the Erie canal at or near Rowe street, within the city. Adopted.

By Ald. Hall—Petition of A. W. Wood. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Hall—Resolved. That the City Property Committee be, and it hereby is, directed to cause to be insured the public school buildings of the city of Rochester and their contents to the amount of \$300,000 Resolved. That said committee be, and hereby is, directed to effect such insurance and to cause the same to be placed with home agencies and in first-class companies and report their action to this Board. Adopted.

By Ald. Kelly—Petitions for a pipe sewer in Hakes place and the extension of West Orange street; referred to the city surveyor to prepare ordinances. Also, a petition for water in Post street; referred to the Water Works Committee and Executive Board.

ecutive Board.

referred to the Water Works Committee and Executive Board.

By Ald. Thayer—Resolved, That the Flour 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 hereby is, directed to enter into contracts with the said Flower City National Bank and the Traders' National Bank; each of which contracts shall provide, in substance, that said banks shall each pay for one-half of the city deposit for the year beginning August 1st, 1887, interest at the rate of two (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 said banks shall be entitled to receive the one-half of all moneys received by the treasurer belonging to said city, and said contracts shall also provide for the loaning of money to the city by each of said banks respectively, of an amount not exceeding one hundred and fifty thousand dollars (\$150,000) whenever required, at the current rate of discount, but not to exceed 6 per cent per annum, and such contract to be operative only in case the bank so contracting shall deliver to the Finance Committee of this Common Council a bond to be approved by said committee as to form and sufficiency of the sureties, indemnifying the city against loss by reaby said committee as to form and sufficiency of the by said committee as to form and sufficiency of the sureties, indemnifying the city against loss by reason of said respective contracts and deposits, the penalty of said bond to be in the sum of one hundred and twenty-five thousand dollars. Adopted. By Ald. Thayer—Resolved, That the General Assessment Rolls for 1887, as certified and sworn to by the City Assessors, and delivered to the City Clerk, June 14th, 1887, be and they hereby are confirmed

firmed.

Adopted by the following vote: Yeas—Ald. Tracy, Marson, Fee, Kohlmetz, Elli-ott, Foley, Selye, Hall, Judson, Stein, Kelly, Thayer —12.

By Ald. Thayer—Resolved, That the Executive Board be requested to place a fire alarm box in the vicinity of Haywood park and St. Joseph street.

Ald. Foley moved that the time for the consider-tion of the applications of the Rochtster City & Brighton Railroad Company be changed to July 19th instead of July 26th. Adopted. On motion of Ald. Selye the Board then ad-journed. Peter Sheridan. City Clerk.

8--++---In Common Council, July 12, 1887.

REGULAR MEETING.

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

Present—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

Absent—Ald. Marson—1.

APPROVAL OF THE MINUTES.

The minutes of the preceding meeting were approved as published in the Book of Proceedings.

PRESENTATION OF PETITIONS. ACCOUNTS, ETC., AND THEIR REFERENCES.

By Ald. Sullivan—Bill of C. F. Stone, cartage, \$10. Referred to the Park Committee.

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

By Ald. Fee-Bills of-

866.40 June. Brush Electric Light Co., lighting for 4,864 50 Referred to the Lamp Committee.

By Ald. Kohlmetz-Petition for sidewalk on Evergreen park. Referred to the surveyor to prepare an ordinance.

Also petition of H. F. Drake & Co. for permission to erect a wood building. Granted, under the direction of the Wood Building Committee and Fire Marshal.

By Ald. Fritzsche—Petition of Eliza N. Clark in relation to an erroneous assessment. Referred to the Assessment Committee.

By Ald. Foley-Petition of Francis Noves for the erection of a wood building and moved permission be granted. Adopted.

By Ald. Foley—Bills of

St. Joseph's Orphan Asylum, board	1,060	80
St. Mary's Orphan Asylum, board	1.012	
St. Patrick's Orphan Asylum, board	848	00
Rochester Orphan Asylum, board	4:24	68
Sisters of Mercy, board	728	00
Industrial School, board	680	00
Home of Industry, board	514	25
Home of the Friendless, board	140	00
Geo. Oppel, bread		93
J. C. Gray, groceries	60	
T. J. Kenning. groceries	28	50
Richmond & Saunders, groceries	4	50
Andrew McDade, groceries	24	00
Frank Defendorf, groceries	14	00
Martin Joiner, groceries	13	
Geo. Lang. groceries	22	00
	48	00
Whitney & Co.,	12	00
Hoffman & Co	61	00
R. Milliman,	12	00
Whitney & Co., Hoffman & Co., R. Milliman, John Eckhardt, meat.	25	00
Grainger & Smythe Bros., meat	75	00
C. Gromm.	116	21
W. C. Dickinson, coal	60	
Bernhard & Casev, coal		75
P. G. Siener, medicines		75
O. J. & J. A. Bryan, medicines		40
L. P. Beck, shoes	3	25
E. J. Keehn.	137	75
M. Lauterbach, rent S. A. Bowers, rent		00
S. A. Bowers, rent.		00
John Englert, rent		00
F, J. Amsden, transportation		97
F, J. Amsden, transportation	12	
Henry Hall, hack hire		00
Jas. Kavanagh, hack hire		00
E. A. Holdridge, hack hire		50
P. C. Kavanagh, disoursements A. H. Martin, John L. Scott,		20
A. H. Martin,		90
John L. Scott,	45	80
Referred to the Poor Committee		

Referred to the Poor Committee.

By Ald. Selve—Petition of D. C. Feely in relation to the assesment for Rowe street sewer. dered received and filed.

By Ald. Selye-Resolved, That the City Treas-By Ald. Selye—Resolved, That the City Treas-urer be and hereby is directed to suspend the col-lection of taxes on the Rowe street sewer assess-ment until the moneys awarded by the State are paid into the city treasury. Adopted. By Ald. Selye—Petition of Henry L. Fish, in re-lation to an erroneous assessment. Referred to the Assessment Committee.

By Ald. Selye-

To the Honorable the Common Council of the City of Rochester

The Miller Brewing Company hereby offers, on payment of costs, to discontinue its pending suit against the city for damages for polluting the water against the city for damages for poliuting the water course which supplies its ice pond in the rear of its property on Lake avenue, and to refrain from bringing suit to enjoin the city from diverting the said stream, provided the city will lay pipe to the pond from a point higher up in the river, whereby the pond may be supplied with river water.

PERKINS & HAYS,

Attra for Miller Beauting Co.

Attys for Miller Brewing Co.

July 12, 1887.
Referred to the Executive Board and Water Works Committee.

By Ald. Selye—Resolved, That, if the necessary license of land owners be given, the Executive Board lay pipe to the Miller Brewing Company's pond from some place in the river above the pond, whereby the latter may be supplied with river

Provided, however, that the said company re-lease all claims against the city by reason of the use or diversion of the water course which now supplies said pond.

Referred to the Executive Board.

By Ald. Selye—Petition of H. L. Fish in relation to an erroneous assessment. Referred to the Assessment Committee.

By Ald. Selye—Bills of—

13 11td. colje Bille of		
Post-Express, printing notices, (assessors)		
blanks	60.2	5
John A. Davis, disbursements	185 4	
Geo. F. Flannery, printing blanks.	10 0	
Union and Advertiser, printing proceedings	979 4	
notices	530 4	
blanks	26 0	
Coo F Flannous printing blanks		
Geo. F. Flannery, printing blanks	14 0	U
Rochester Printing Co., printing, civil ser-		
vice	26 5	0
vice		
Rochester Printing Co., printing notices.	90 0	0
Rochester Printing Co., printing notices	352 4	3
German Printing Co., printing notices, as-		
sessors	14 0	n
H. D. Bryan, printing blanks	65	
Rochester Baggage & Transfer Co., hack	0.5	v
hiro	9.0	
hire	2 0	
M. Greenagie, nack mre	20 0	
Chas. Engiert,	6 0	
M. Greenagte, hack hire Chas. Englert, Henry Hall,	9.0	
Jas. Kavanagn, nack mre	3 0	Ю.
Phillips & Mingle, hack hire	16.5	()
Ivan Powers, disbursements	103 5	3
Rochester Dyeing Co., cleaning curtains	10 0	
Dr. B. H. Hovey, services.	50 0	
Dr. H. H. Langworthy, services	35 (
Referred to the Contingent Expense Con	amittac	,
By Ald. Hall—Bills of	TITITE CE	۶.
Burke, FitzSimons Hone & Co., carpets, etc.	#14C 0	06
Rose J. Clarke, cleaning City Hall	\$146 2	
	11 2	
Maggie Gainey,	11 2	
Chas. E. Kruger, filling flower bed	16 0	
Rochester Gas Light Co., gas, City Hall	130 7	
Raymond & Ashley, insurance Fred Zimmer, James Johnson, M. E. Wollf.	437 9	12
Fred Zimmer,	328 4	14
James Johnson,	273 7	70
	492 (
J. B. Cutler,	328 4	
Rose J. Clarke, cleaning Excise room	5 (
F. J. Irwin cleaning City Hell	65 (
F. J. Irwin, cleaning City Hall. John A. Vanderwerf, Labor and material.		
John R. Brady, painting City Hall	159 5	
	108 (IJ
Referred to City Property Committee.		

By Ald. Swikehard—Petitions of John J. Keele, Ira Foote and James Malley for permission to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Swikehard—Petition of tax-payers living in the vicinity of West avenue and Canal street for the placing of a Police Patrol station. Referred to the Police Committee.

By Ald. Swikehard—Bills of—	
Samuel Sloan, repairs at headquarters	\$6 00
Post Express Printing Co., printing blanks	25 00
W. L. Buckland, livery hire	4 00
S. A. Pierce, M. D., Medical services	3 00
C. F. Paine & Co., vitrol	112 25
Elwood O' Brien, repairs and keys	3 80
Jos. S. Roworth, expenses in Hart case	31 29
E. P. Olmsted, meals for prisoners	20 75
Bailey & Co., cleaning carpets, etc	5 80
G. P. Bailey, newsboys' badges	22 50
Maggie Gaffney, cleaning for June	13 00
Western Union Tel. Co., services June	35 73
Roch. Dist. Tel. Co., services June	2 40
Balt. & Ohio Tel. Co., services for June	19 66
B. Frank Enos, expenses June	11 20
Chas. E. Morris, stationary	8 25
Union and Advertiser Co, advertising sale.	15 63
Referred to the Police Committee	

Referred to the Police Committee.

By Ald. Judson—Petition of William G. Junker to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power

By Ald. Stein—Petitions of Frank Fischer and Charles Kaiser to erect wood buildings. Referred to the Wood Building Committee and Fire Mar-

shal, with power to act.

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

Water Works Committee.

By Ald. Kelly—Petition of F. X. Gangloff for permission to erect a wood building, and moved permission be granted. Adopted.

By Ald. Kelly—Petition for a pipe sewer in Cameron street. Referred to the surveyor to prepare an ordinance.

By Ald. Thayer—Petition for sewer in Rutger Referred to the Surveyor to prepare an ordinance.

By Ald. Thayer-

OFFICE OF THE EXECUTIVE BOARD. ROCHESTER, July 12, 1887.

To the Common Council:

Gentlemen—The Executive Board beg leave to respectfully report to your honorable body the following facts and circumstances concerning the matter of the application of Fred Minges and Cass Williams for the overing or enclosing of a section of the own ditch known as Listan Park extlet of the open ditch known as Upton Park outlet sewer:

sewer:
The tract of land in question was formerly the property of Bernard Klem, and is traversed in a northerly direction partly by a covered stone sewer and partly by an open ditch, in continuation of said sewer, through which flows the surface and house drainage from the entire Upton park district. The covered stone sewer begins at the south line of Schondr around and of the reinter both 111c of covered stone sewer begins at the south line of Schanck avenue and ends at a point about, 114 feet north of the north line of said avenue, while the open ditch extends from the northerly terminus of said covered sewer to the south line of Hayward avenue, a distance of about 182 feet, across Hayward avenue, the former open ditch has been replaced by a 15-inch pipe sewer or culvert; and the petitioners ask that said line of pipe, or some other suitable closed conduit, be extended southerly upon the bottom of the present open ditch to the northern terminus of the stone sewer above mentioned, in order that the nuisance caused by the open ditch may be abated, the ditch itself filled up and the land used for the erection of dwellings, a number of which have already been built. It is up and the land used for the erection of dwellings, a number of which have already been built. It is the intention of the present owners to immediately prepare the low-lying portions of the tract adjacent to the open ditch for occupation by filling up the same with material excavated from the higher places; and hence prompt action in the premises is desirable. It is alleged by the said owners that the city has acquired no right or privilege from any former owner of the land to discharge the sewage into the ditch mentioned; and, as a fact, no record of any such right or easement has been discovered, even after a careful search among the public documents. The petitioners, however, make no direct claim for compensation for past and future use of said ditch; but on the other hand they have stated that if the city will put in place the said line of 15inch pipe, or some other suitable closed conduit, they will, without further consideration, formally

they will, without further consideration, formally release the city from the payment of all past and future damages sustained by them by reason of the discharge of sewage through said open ditch and such pipe or conduit.

The cost of furnishing the materials and performing the work mentioned in a manner satisfactory to the said parties will probably not exceed \$160.00, and a conduit made of plank will doubtless answer the purpose until the contemplated southerly extension of the Goodman street outlet sewer, to the intersection of Anderson avenue and Beacon

erly extension of the Goodman street outlet sewer, to the intersection of Anderson avenue and Beacon street, shall have intercepted all of the drainage from the Upton Park district, whereupon the old channel will become useless.

In view of these circumstances, it seems expedient for the city to perform the work above indicated in order to avoid possible litigation, which may arise from the inability of the petitioners to properly make use of their lands by reason of the existence and maintenance of the said open ditch.

As the Executive Board, however, has no funds from which to pay for the cost of such new work.

from which to pay for the cost of such new work, it is therefore recommended that the matter be brought to your notice for suitable action,

Respectfully, THOS. J. NEVILLE, Clerk

By Ald. Thayer—Resolved, That the Executive Board be and it hereby is requested to cause a suitable pipe or conduit to be laid upon the bottom of the open ditch now conveying the discharge of the Upton park outlet sewer through the lands of Frederick S. Minges and Cass. Williams, located on the south side of Hayward avenue, and extending to Schanck avenue, and that the City Treasurer pay for the cost of said work, upon the certificate of said Reard a sum not to exceed one hundred pay for the cost of said work, upon the certificate of said Board, a sum not to exceed one hundred and sixty dollars, from the contingent expense fund of this Common Council; said sum to be charged by said Treasurer to the Upton park outlet sewer fund, when created, provided, however, that before such work shall be commenced, and in consideration thereof, the said Frederick S. Minges and Cass. Williams execute a formal release, to be approved of by the City Attorney, to the city, for any and all claims for damages which said parties may have heretofore sustained, or may hereafter sustain, by reason of the flow of sewage through said lands, and in and through said ditch and conduit. duit

Ald. Stein moved that that the resolution be referred to the Sewer Committee. Lost.

The resolution was adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Selye, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—13.
Nays—Ald. Stein—1,

REPORTS OF STANDING COMMITTEES.

Ald. Sullivan from the Park Committee, Ald. Fee from the Lamp Committee, Ald. Foley from the Poor Committee, Ald. Selye from the Contingent Expense Committee, Ald. Hall from the City Property Committee, Ald. Swikehard from the Police Committee, reported in favor of the various bills referred to their respective committees, and referred them to the Finance Committee for payment. payment.

By Ald. Bohrer-

To the Common Council of the City of Rochester:

Gentlemen—Your Committee on Opening and Alterations of Streets, to which was referred the resolution of Ald. Stein to change the name of Channing street to Hudson park, published at page 70, current proceedings, do hereby report in favor of the adoption of said resolution.

Respectfully submitted.

LOUIS BOHRER,
FRANK FRITZSCHE,
W. H. MARSON,
D. W. SELYE,
C. STEIN.

Č. STEIN, Committee. By Ald, Stein-

REPORT OF THE WOODEN BUILDING COMMITTEE. ROCHESTER, June 22, 1887.

To the Hon. the Common Council of the city of Rochester :

Rochester:

By invitation of the Health Officer of the city we visited the premises, No. 318 N. St. Paul street, Poison Row, which has been recently declared a public nuisance by the Board of Health. The premises were in a horrid condition, full of filth. The odor from the cellar was terrible. The floors, walls, doors, windows and all the interior of the row was unclean and liable to breed disease and pestilence with the full advent of warm weather. The cellar was a perfect trap of stench. The woodwork, stairs, sills, etc., were rickety and rotten, and unsafe to life, unfiit for human civilized beings to live in, aud we fully agree with the Board of Health that in order to abate the nuisance the building should be torn down, the woodwork destroyed, the cellar cleaned out and filled with clean earth, the tumble down privies destroyed and vaults filled up with earth and the lot put in a healthy and clean condition.

C. STEIN.

GEO. B. SWIKEHARD, H. KOHLMETZ.

Committee.

Adopted.

By Ald. Hall-

To the Hon. the Common Council:

GENTLEMEN: Your City Property Committeee respectfully report that in pursuance of a resolu-tion adopted June 14th, authorizing the committee to advertise for proposals for the delivery of 250 tons of grate coal in the basement of the City Hall,

have received the following bids:				
9	E	٠,	er Te	on
A. G. Yates			. \$4	50
H. F. Drake & Co			"4	50
Louis Kraemer				50
W. H. Benjamin				50
Doyle, Gallery & Co			. 4	50
H. H. Babcock			4	50
S. B. Stuart			4	50
F. W. Baetzel	•	•	4	50
Bernhard & Casey				50
E. J. Shackelton	•	٠,	. 4	50
C. A. Phllips	•			50
Louis Wehn	•		4	50
W. C. Dickinson				50
Bradshaw & Herzberger	•	•		50
M. Barron	•	•	- 1	50
Louis Edleman	•	٠.	4	50
Models Editionali				00

Your committee submit the following resolution.

Your committee submit the following resonand recommend its adoption.

LEO J. HALL,
GEO. B. SWIKEHARD,
H. G. THAYER,
H. KOHLMETZ,
Give Proposity Committee City Property Committee.

By Ald. Hall—Resolved, That the Mayor be and he hereby is authorized to enter into contract with he hereby is authorized to enter into contract with the following named parties to deliver grate coal in the basement of the City Hall: With Louis Wehn for 34 tons; Doyle, Gallery & Co., 33 tons; Bernhard & Casey, 33 tons; E.J.Shacketton, 25 tons; Louis Kraemer, 25 tons; Bradshaw & Herzberger, 75 tons; W.H. Benjamin, 25 tons, in accordance with the terms of their proposal, at \$4.50 per ton. Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

By Ald. Hall—

By Ald. Hall-

To the Honorable, the Common Council:

Gentlemen: Your City Property Committee report that in pursuance of a resolution adopted by the Common Council at a meeting held June 28, 1887, authorizing the committee to insure the Free Academy and the schools of the city of Rochester, that they have insured the buildings in the following amounts and with first-class home agencies: \$40,000, 1½ on the brick school building known as

the Free Academy, situate the west side of Fitz-

hugh at. \$16,000, 1½ on the furniture and fixtures, instruments, Central Library, cases, desks, maps and charts therein.

\$5,000, 1 on brick school building No. 2, situate on west side King st.

\$1,000, 1 on furniture and fixtures therein. \$12,000, 1 on brick school building No. 3, situate on south side Tremont st.

n south side Tremont st. \$1,500 1 on furniture and fixtures therein. \$20,000, 1 on brick school building No. 4, situate n west side Francis st. \$2,000, 1 on furniture and fixtures therein. \$10,000, 1 on brick school building No. 5, situate

\$10,000, 1 on orick school building No. 5, situate on east side Jones st.
\$1,000, 1 on furniture and fixtures therein.
\$12,000, 1 on brick school building No. 6, situate on north side of Lyell st.
\$1,500, 1 on furniture and fixtures therein.
\$4,000, 1 on brick school building No. 7, situate on west side of Lake ave.

\$1,000, 1 on furniture and fixtures therein. \$2,000, 1 on brick school building No. 8, situate west side North St. Paul st.

\$500, 1 on furniture and fixtures therein. \$11,000, 1 on brick school building No. 9, situate

west side St. Joseph st.

on west suce St. Joseph st. \$1,500, I on furniture and fixtures therein. \$8,000, I on brick school building No. 10, situate on east side N. Clinton st. \$1,500, I on furniture and fixtures therein. \$4,000, I on brick school building No. 11, situate on east side Chestnut st.

1 on furniture and fixtures therein.

\$900, 1 on furniture and fixtures therein. \$0,000, 1 on brick school building No. 12, situate west side Wadsworth square. \$1,500, 1 on furniture and fixtures therein. \$7,000, 1 on brick school building No. 13, situate south side Hickory st. \$1,500, 1 on furniture and fixtures therein. \$12,000, 1 on brick school building No. 14, situate cest side Scio st

\$12,000, I on brick school building No. 14, situate east side Scio st. \$1,500, I on furniture and fixtures therein. \$21,000, I on brick school building No. 15, situate south side Monroe ave. \$2,000, I on furniture and fixtures therein. \$4,000, I on brick school building No. 16, situate west side North st. \$800, I on furniture and fixtures therein. \$7,000, I on brick school building No. 17, situate south side Orange st. \$1,000 I on furniture and fixtures therein.

south side Orange st.
\$1,000,1 on furniture and fixtures therein.
\$15,000,1 on brick school building No. 18, situate
east side North street, corner Draper st.
\$1,500, 1 on furniture and fixtures therein.
\$4,000, 1 on brick school building No. 19, situate
corner Seward and Magnolia streets.
\$600, 1 on furniture and fixtures therein.
\$10,000, 1 on furniture and fixtures therein.
\$1,500, 1 on furniture and fixtures therein.
\$4,000, 1 on brick school building No. 21, situate
west side Wackerman st.
\$600, 1 on furniture and fixtures therein.
\$1,500, 1 on furniture and fixtures therein.
\$1,500, 1 on brick school building No. 22, situate
corner St. Joseph and Norton st.
\$200, 1 on furniture and fixtures therein.

corner St. Joseph and Norton St. \$200, 1 on furniture and fixtures therein. \$2,000, 1 1-5 on frame school building No. 23, situate north side of Park ave. \$200, 1 1-5 on furniture and fixtures therein. \$1,500, 1 on brick school building No. 24, situate

\$1,500, I on brick school building No. 24, situate east side Meigs st, \$800, I on furniture and fixtures therein. \$1,000, I on brick school building No. 25, situate corner Goodman and Bay sts. \$200, I on furniture and fixtures therein. \$6,000, I on brick school building No. 26, situate corner Clfford and Thomas sts. \$1,000, I on brick school building No. 27, situate on Central park.

on Central park.

\$1,000, 1 on furniture and fixtures therein. \$4,000, 1 on brick school building No. 28, situate corner Averill ave. and Bond st.

\$600, 1 on furniture and fixtures therein. \$4,000, 1 on brick school building No. 29, situate on Moran st.

\$600, 1 on furniture and fixtures therein. \$4,000, 1 on brick school building No, 30, situate

\$600, 1 on furniture and fixtures therein. Total, \$300,000, all situate in the city of Rochester,

Total, \$300,000, all situate in the city of Rocnester, N.Y.

It is hereby understood and agreed that the insurance upon the foregoing buildings does include and cover the plumbing work and connections, heating and ventilating apparatus (except stoves), boilers, steam pipes and connections, gas pipes and gas fixtures, and water pipes in said buildings.

And that the insurance upon the furniture and fixtures of said buildings shall include and cover the bells, musical instruments, stoves, fuel, tools and implements, teachers' and scholars' desks, furniture, clocks, maps, charts and globes in said

furniture, clocks, maps, charts and globes in said buildings.

Other concurrent insurance permitted. Privileged to make alterations, additions and re-

the foregoing table, amounting in the aggregate to three hundred thousand dollars. Amount, \$5,000; time, three years; premium.

54.74.
All of which is respectfully submitted.
LEO J. HALL,
GEO. B. SWIKEHARD,
J. MILLER KELLY,
H. G. THAYER,
H. KOHLMETZ,
G. Committee Committee City Property Committee.

Adopted.

REPORTS OF SELECT COMMITTEES.

By the Clerk-

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

GENTLEMEN: Your committee, to whom was referred the matter of deciding upon the various propositious submitted to your honorable body by Messrs. Waring, Kuichling, Tubbs, Rafter, Quinby and Peacock for the construction of a belt sewer, would respectfully report, that they have met and given to the matter such consideration as they were given to the matter such consideration as they were able, but the propositions submitted by the various engineers are not all alike definite as to what their proposers intend to do, and your committee desires, before reporting, to personally inquire of the various proposers what their propositions may be held to specifically cover. This they have not had time to do, and ask for further time to do the same, and will use their best endeavors to report at your next meeting. next meeting.
Dated July 12th, 1887.

C. R. PARSONS, IVAN POWERS, I. F. QUINBY, Special Committee.

Ordered received, filed and published.

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

By the Clerk

MAYOR'S OFFICE, ROCHESTER, N. Y., July 7, 1887.

Gentlemen of the Common Council:

I return, without approval, the resolution adopted at your last regular meeting relative to the printing and binding of a new edition of three hundred copies of the charter.

dred copies of the charter.

I do not object to the expense to be incurred, but I do object to that portion of the resolution relating to the awarding of the contract. It delegates to the Finance Committee and to the city clerk authority which, I belive, alone rests in the Common Council. My suggestion is that the Finance Committee or clerk be directed to advertise for bids, report the same to the Common Council,

and that the Common Council award the contract, instead of permitting the same to be done by the clerk or the committee, as provided by the resolution. Cornelius R. Parsons, Mayor.

The president of the board stated the question to be: "Shall the resolution stand, notwithstanding the objections of His Honor, the Mayor?" The resolution was adopted by the following

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

By the Clerk-

MAYOR'S OFFICE, ROCHESTER, N. Y., July 7, 1887.

Gentlemen of the Common Council:

Final ordinance No. 3,249 is hereby returned disapproved. It provides for the improvement of that portion of East Main street—formerly the Webster plank road—lying between Goodman and Bay sts. The estimated expense of said improvement is \$32,— The estimated expense of said improvement is \$32,-900. There are several reasons at present existing, which, to my mind, should delay further progress in the matter. It is argued by those who desire the improvement (especially by those not residing within the territory assessed therefor) that the property on either side will be greatly benefited and enhanced thereby. I venture to say, however, that there would be no sale for the said property until provision had been made to supply the same with water, and no such provision has thus far been made—except as to a very short distance. No provision has been made for the extension of gas mains. It would be wrong to submit the people on mains. It would be wrong to submit the people on the line of that street to such an enormous expense, leaving things undone which sooner or later might necessitate the tearing up of the same. No provision is made in the ordinance for the construction of sidewalks, and there is probably no street in the city where the same would be more desirable. Moreover on both sides of the street there is at present existing, and has for a long time existed, an open ditch or sewer The one on the southerly side is particularly obnoxious and objectionable. There can be no sidewalks constructed —and it is generally conceded that the conceded in the sense of the roadway—until these ditches or sewers are abandoned and filled up. The -and it is generally conceded that there should be ditches or sewers are abandoned and filled up. The City. Surveyor informs me that this cannot be done until other projected sewers are completed, and that the construction of said sewers cannot be undertaken sooner than September 1st, if even then. Gen. Quinby further says, speaking of the street improvement, that the contractor cannot possibly break ground for the work before the spring of 1888. It seems to me that, under all these circumstances, the final ordinance should not be allowed to stand—should not be in a condition that the stances, the final ordinance should not be allowed to stand—should not be in a condition that the work could at any time be let and commenced when it might be to the disadvantage of those who have to pay the bills. It will be time enough to pass the ordinance in question and permit the letting of the contract proposed, when the city is ready to make the other improvements I have referred to which should as matters of economy and ferred to which should, as matters of economy and propriety, precede or be simultaneous with the work by this ordinance contemplated. CORNELIUS R. PARSONS, Mayor.

The President stated the question tobe "Shall the The resident stated the question code islant the ordinance stand notwithstanding the objections of His Honor the Mayor.''

The ordinance was adopted by the following

Ayes—Ald. Tracy, Sullivan, Fee, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kel-ly, Thayer—13.

ly, Thayer—13.
Nays—Ald. Kohlmetz, Fritzsche—2.

By the Clerk

OFFICE OF EXECUTIVE BOARD. ROCHESTER, N. Y., July 12, 1887.

To the Common Council:

GENTLEMEN-Proposals were duly received and opened by the Executive Board on this date for Central park pipe sewer and Scio street McAdam improvement, and in each case the amount of each proposal exceeded the estimate, and the board was therefore restricted from awarding the contract.

Respectfully,
THOMAS J. NEVILLE, Clerk.
Ordered received, filed and published.

By the Clerk-

CITY SURVEYOR'S OFFICE, ROCHESTER, N. Y., July 12, 1887.

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

Gentlemen-I regret to inform you that several pieces of work of public improvement provided for under final ordinances passed by your honorable body have not been let in consequence of the esti-mates made in this office being below the bids of the contractors. As a matter of fact the estimates were higher than those for similar works two years since, but the cost of material of almost all of the different kinds has largely increased in value and the labor question has very properly made the con-tractors cautious in making bids on work involving a large outlay, and where the elements of uncertainty, particularly in sewers, are so numerous. It is unfortunate that from these causes and others that might be mentioned, several important pieces of work will have to be delayed until new or amended ordinances and estimates have been prepared and new bids be invited.

I would therefore recommend that the estimates Twould therefore recommend that the estimates for the Scio street improvement, under final ordinance No. 3,222, be increased from \$18,500 to \$24,000, and that Central park sewers, under final ordinance No. 3,229, be increased from \$10,000 to \$14,500. Very respectfully,

Your ob't servant,

I. F. QUINBY, City Surveyor.

Ordered received filed and published.

By the Clerk-

TREASURER'S MONTHLY REPORT. CITY TREASURER'S OFFICE, July 12, 1887.

To the Honorable, the Common Council:

GENTLEMEN—The Treasurer herewith submits the monthly statement of the balances of the prin-cipal funds, on the 12th day of July, 1887, as re-quired by section 58 of the city charter:

	tments.	Balances	undrawn.
Board of	Education	Building fund	\$71,323 95
• • •	• • •	Repair fund	
• • •	• •	Contingent fund	
• •	• •	Teachers' fund	
Fire Depa	rtment fur	ad	93,285 44
Poor Dep	artment fu	ınd	43,900 94
Police De	partment f	fund	75,551 68
Continger	it fund	********	47,158 74
Highway	fund		78,408 47
Lamp fun	d		
Health fu	nd		12,704 87
City Prop	erty fund		11,464 62
Park fund			1,220 70
Water We	orks fund		18,881 92
Water Pi	ne fund		29,565 91
	oo rana	• • • • • • • • • • • • • • • • • • • •	MU,000 UX

John A. Davis, Treasurer.

Subscribed and sworn to before me, \(\)

this 12th day July, 1887. {
EDWARD THOMAS, Commissioner of Deeds.
Ordered received, filed and published.

By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., July 12, 1887.

To the Hon. Common Council:

GENTLEMEN—In accordance with the provisions of Section 29 of the Revised City Charter I hereby report that the following named persons have qualified and taken the oath of office:
C. V. Grohs, J. S. Beech, F. P. Stallman, Frank G. Burch, Commissioners of Deeds.

Respectfully,

PETER SHERIDAN, City Clerk

Ordered received, filed and published.

By the Clerk-

OFFICE OF THE OVERSEER OF THE POOR, ROCHESTER, July 1, 1887.

To the Honorable the Common Council of the Cit 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 relieved 289 families in the following manner: Orders on poor store.....\$

Orders on coal yard.....Orders on undertakers....Orders for transportation.... 16 60 Orders for shoes...... 8 85

Total to city.....\$ 1,053 70 All of which is respectfully submitted, A. H. MARTIN, Overseer of the Poor.

Ordered received, filed and published.

By the Clerk-OFFICE OF EXECUTIVE BOARD, ROCHESTER, N. Y., July 1, 1887.

To the Common Council:

I have the honor to transmit herewith, as required

by_law: First, monthly report, showing expenditures made by the Executive Board for all purposes, during the month of June, 1887,

Orders drawn on the City Treasurer:

-\$93,465 74 $Total \dots$ Classification:

 Classification:

 Highway fund
 \$18.414
 41

 Water pipe fund
 7,611
 91

 Water works fund
 7,435
 66

 Fire Dep't fund
 7,042
 82

 Street sprinkling funds
 1,724
 82

 Local improvement funds
 51,216
 66

 -\$93,465 74 Total.....Second—Balances in funds July 1, 1887.

Dr......\$199,303 37 City Treasurer... Street sprinkling funds....... 4,314 49 Local Improvement funds...... 139,287 90

-\$342,905`76 -

Highway fund. \$81,065 04
Water Pipe fund. 29,465 64
Water Works fund 139,910 78
Fire Dep't fund. 92,464 30
Total \$

-\$342,905 76

Respectfully submitted,
THOMAS J. NEVILLE, Clerk.
Ordered received, filed and published.
The report of the Excise Commissioners was received and referred back to the Excise Commissioners for condensation.

ACTION ON ORDINANCES. FIRST ORDINANCES.

GENESEE RIVER BED CLEANING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of abating the nuisance in the bed of the Genesee river, from the north line of the buildings on the north side of Main street bridge to the dam built across the river just south of Central avenue.

Adopted

Adopted.
The Surveyor submitted as such estimate \$5,000.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The abatement of the nuisance in the bed of the

The abatement of the nuisance in the bed of the Genesee river between the Main street bridge and dam which deflects the water of the said river into Brown's race on the west side, and what is known as the Rochester Hydraulic Company's race on the east side, by removing for a width of 30 feet from the river walls on each side, the debris and filthy accumulation of whatever kind down to the bot-

tom rock, so as to afford a free flow of the water each side of the river between the limits named. The accumulated mass to be thrown over the brink of the upper falls of the Genesee river on the west side thereof.

And whereas, The City Surveyor, under the direction of this Council, has made an estimate of

direction of this Council, has 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 a local assessment for the whole expense thereof, viz.:

One tier of lots and parcels of land on each side of the Genesee river from the southern boundary lines of the buildings on the south side of Main lines of the buildings on the south side of Main street bridge to the dam which diverts the water from the river aforesaid into Brown's race on the west side of the river and into the race of the Rochester Hydraulic Company on the east side, including the lots on which buildings are now erected on the northerly and southerly side of the East Main street bridge aforesaid, within the east-erly and westerly banks of the Genesee river, in proportion to the benefit which each will derive theoretical. therefrom.

And further resolved, That the taxpayers to be assessed for making such improvements may pay their assessments in three equal payments as fol-

One-third of the amount assessed within thirty 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 installment, a discount will be allowed

or sad last histaliment, 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 improvement are required to attend the Common Council on Tuesday evening, July the 26th, 1887, at 7 o'clock, at the Common Council Chambers, when allegations will be heard.

Adonted.

Adopted.

COURT AND WILLIAM STREET OUTLET SEWER EXTENSION.

By Ald. Judson-Resolved. That the City Surveyor ascertain and report to this Council the expense of constructing an extension of the Court and William street outlet sewer from the northerly end of the culvert under the N. Y. C. & H. R. R. R. thence northerly and easterly to connect with the Goodman street sewer now in process of construction.

Adopted.
The Surveyor submitted as such estimate, \$10,-

720.

By Ald. Judson—Resolved, That the following improvement is necessary, viz.:

The construction of an extension of the Court and William street outlet sewer, beginning at the northern terminus of the culvert under the tracks of the N Y. C. & H. R. R. R. through which the sewage of said outlet now passes; thence northerly along or near the line of the ditch of the aforesaid outlet to the division line between the lands or said outlet to the division line between the lands to ly along or near the line of the ditch of the afore-said outlet to the division line between the lands be-longing to Frederick S. Minges and Edwin S. Hay-ward, and thence along the said divison line east-ward to connect with that portion of the Good-man street outlet sewer which is now under con-tract and is rapidly approaching completion. And whereas, The City Surveyor, under the di-rections of this Council, has made an estimate of the whole expense thereof, and reports the same at \$10,720, which estimate is hereby ap-proved.

proved.

Resolved, further, the following portion of said city is deemed benefited and properly ought to be assessed by a local assessment for the whole expease thereof, viz.:

All the territory described by and included with in the following described boundary lines, viz.:

Beginning at the intersection of the division line between Edwin S. Hayward and Frederick S. Minges

and the medial line of Goodman street, thence westerly along said division line and line produced westerly along said division line and time produced to Union street; thence southerly along Union street excluding a tier of lots on the east side thereof to the southerly boundary line of the N. Y. C. & H. R. R. R. lands; thence westerly along said south boundary line to Scio street; thence southerly along Scio street excepting one tier of lots on the east side thereof to Lewis street; thence still southerly along Scio street, but including one tier of lots on the west side thereof to Ontario street; thence westerly along Ontario street, excluding one tier of lots on the south side thereof to a point 325 feet feet westerly from the west line of Scio street; thence southerly in a line parallel with Scio street to Kirk street; thence westerly along Kirk street excluding one tier of lots on the south side thereof to Finney street; thence southerly along Finney street excepting one tier of lots on the east rinney street excepting one tier of lots on the east side thereof to Central avenue; thence easterly on Central avenue including one tier of lots on the south side thereof to Scio street; thence southerly along Scio street including one tier of lots on the west side thereof to E. Main street and including one tier of lots on the northerly side thereof to Gibbs street; thence southerly along Gibbs street and including one tier of lots on the west side thereof to thence westerly on Encount street mending one tier of lots on the north side thereof to a point oppo-site the west line of Elm Park; thence southerly along Elm Park including one tier of lots on the along Elm Park including one tier of lots on the west side thereof to Elm street excepting the lot on the northwest corner of Elm Park and Euclid street; thence easterly along Elm street including one tier of lots on the south side thereof to Chestnut street; thence southerly along Chestnut street; thence southerly along Chestnut street including one tier of lots on the west side thereof to a point opposite the south line of George street, thence easterly along George street and including one tier of lots on the south side thereof to Jersey street; thence southerly along Jersey street and including one tier of lots on the west side thereof to Cross street; thence easterly along Jersey street and including one tier of lots on the west side thereof to William street; thence easterly along William street; thence easterly along Monroe avenue, excluding one tier of lots on the north side thereof to Manhattan street; thence northerly along Manhattan street and including one tier of lots on the east side thereof, excepting the lot on lots on the east side thereof, excepting the lot on the northeast corner of Monroe avenue and Man-hattan street, to George street; thence easterly along George street to Union street; thence northalong George street to Union street; thence northerly along Union street and including one tier of lots on the east side thereof to Gardiner park; thence easterly along Gardiner park, including one tier of lots on the south side thereof, to Alexander street; thence northerly along Alexander street, excepting one tier of lots on the west side thereof, to East avenue; thence easterly along East avenue and including one tier of lots on the south side thereof to a point 245 feet east of Alexander street; thence northerly and parallel with Alexander street to East avenue; thence easterly along East avenue to Prince street; thence northerly along Prince street including a strip of land 200 feet in width on the east side thereof to E. Main street excepting the lot on the northeast corner of Street excepting the total and the day of the form of lots on the west side thereof for a depth of 150 feet to the line between Edwin S. Hayward and Frederick S. Menges; thence easterly along said line to the place of beginning.

Excepting from the above all the lots on the north side of E. Main street not liable to assessment under a contract made between Bernard Klem and the City of Rochester, recorded in the office of the County Clerk in Liber 118 of Deeds at a page 351. in proportion to the benefit which each will derive

And further Resolved, That the tax-payers to be assessed for making such improvement may pay their assessments in three equal payments, as fol-

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 remaining one-third within two years from the confirmation of said roll. On all sums paid prior to the maturity of said last installment, a discount will be allowed at

Salt installment, a uncount of the salt installment, 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 a salt insurancement, are required to attend the Comsaid improvement, are required to attend the Common Council, on Tuesday evening, July the 26th, 1887, at 7 o' clock, at the Common Council Chamber,

when allegations will be heard.

Adopted.

GLASGOW STREET PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Conneil the expense of constructing a vitrified pipe sewer in Glasgow street.

Glasgow street.

Adopted.
The Surveyor submitted as such estimate \$1,250.

By Ald. Judson—Resolved, That the following improvement is necessary, viz.:
The construction of a vitrified pipe sewer 12 inches in diameter in Glasgow street, beginning at the prolongation of the westerly line of the lot belonging to J. Nelson Tubbs on the said street, and extending westward to connect with the proposed sewer in Caledonia avenue, with the required manholes, new surface sewers, old surface sewers repaired and connected, new lot laterals and old lot laterals connected, and lot connections.

pared and connected, new lot laterals and old lot laterals connected, and lot connections.

And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole expenses thereof, and reports the same at \$1,250, which estimate is hereby approved.

Precived further, that the following neution of

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 Cherokana and parcels of land on each side of the control of the same parcels and parcels like.

One tier of lots and parcels of land on each side of Glasgow street from the prolonged western line of the lot belonging to J. Nelson Tubbs, to Caledonia avenue, in proportion to the benefit which each will derive therefrom.

And further Resolved, That the taxpayers to be assessed for making such improvements must pay their assessment in one payment, as follows: the whole of the amount assessed within thirty days effor the advertisement of the assessment roll 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 1880, of the City of Rochester, that all persons interested in the subject matter of said persons interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, July the 26th, 1887 at 7 o'clock, at the Common Council Chamber when allegations will be heard.

Adopted.

MT. HOPE AVENUE IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a gravel improvement with curbs and gutters on Mt. Hope avenue, from Highland avenue to Elmwood avenue.

Adopted.

The Surveyor submitted as such estimate, \$12,360. By Ald. Kohlmetz—Resolved, That the the following improvement is necessary, viz:

The construction of a gravel roadway improvement on Mt. Hope avenue between Highland avenue and Elmwood avenue, with the setting of Medina stone curbs lines on each side fifteen (15) feet from and parallel to the medial line of Mt. Hope avenue aforesaid with Medina stone gutters adjoining and inside of the

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 \$12,380, which estimate is hereby approved.

Resolved, further, That the following portion of said city is deemed benefitted 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 Mt. Hope avenue from Highland avenue to Elmwood avenue, in proportion to the benefit which each will derive therefrom.

And further Resolved, That the tax-payers to be assessed 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 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 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 1880, of the city of Rochester, that all persons interested in the subject matter of said improvement are required to attend the Corp.

said improvement, are required to attend the Common Council, on Tuesday evening, July the 26th, 1887, at 70 clock, at the Common Council Chamber, when allegations will be heard,

Adopted.

DAVIS STREET PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank side walks on Davis street.

street.

Adopted.
The Surveyor submitted as such estimate \$850.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The construction of plank sidewalks four (4) feet and eight (8) inches wide on each side of Davis street, from Scio street to the southerly prolonged westerly line of Hebard street, thence easterly a plank walk of the width aforesaid on the south side of Davis street to Union street, with the required crosswalks, sidewalk grading and gutter formations. formations.

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

880, 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, viz.:

expense thereof, viz.:
One tier of lots and parcels of land on each side
of Davis street, from Scio street to the prolonged
westerly line of Hebard street, also one tier of lots
and parcels of land on the south side of Davis
street from the said prolonged westerly line of
Hebard street to Union street, in proportion to the
benefit which each will derive therefrom.
And further resolved, 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 within thirty days af-

their asssessment in one payment, as follows: The whole of the amount assessed within 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 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 26th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

POST STREET PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in Post street.

Post street.
Adopted.
The Surveyor submitted as such estimate, \$2,680.
By Ald. Judson—Resolved, That the following improvement is necessary, viz.:
The construction of a vitrified pipe sewer twelve

(12) inches in diameter in Post street, beginning at the sewer in Chili avenue and extending southward the sewer in Chili avenue and extending southward along the medial line of Post street and the said line produced to a point about 1,260 feet south of Chili avenue, with the required manholes, surface sewers, lot laterals and lot connections; also the roadway grading, sidewalk grading and gutter formations within the terminal limits named, i. e., from Chili avenue to a point 1,280 feet south therefrom. The width of Post street from Chili avenue to the southern terminus of the extended nortion to the southern terminus of the extended portion of Post street aforesaid to be forty-nine and one-

of Post street aforesaid to be forty-nine and one-half (49½) feet.
And Whereas, The City Surveyor, under the di-rections of this Council, has made an estimate of the whole expense thereof, and reports the same at \$2,680, 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, viz.:
One tier of lots and parcels of land on each side of Post street, from the southern terminus of the

of Post street, from the southern terminus of the extended portion thereof to Chili avenue, in proportion to the benefit which each will derive there-

And further Resolved, That the taxpayers to be assessed for making such improvements may pay their assessments in three equal payments, as follows:

One-third of the amount assessed within thirty 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 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 parcent per annum.

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 1890, 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 26th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. ber, when allegations will be heard.

Adopted.

PENNSYLVANIA AVENUE PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in Pennsylvania avenue.

Adopted.

The Surveyor submitted as such estimate, \$6,950. By Ald. Judson—Resolved, That the following improvement is necessary, viz.:
The construction of a vitrified pipe sewer eighteen (18) inches in diameter in Pennsylvania average beginning at a point shout thinty. 200 after the property of nue, beginning at a point about thirty (30) feet east of First avenue and extending eastward to form a connection with Goodman street outlet sewer, with necessary manholes, surface sewers, lot laterals and lot connections; also the required road-

erais and lot connections; also the required road-way grading and gutter formations.

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 \$6,950.00, 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 viz.

expense thereof, viz.:

One tier of lots and parcels of land on each side
of Pennsylvania avenue, from First avenue to
Goodman street, in proportion to the benefit which each will derive therefrom.

And further Resolved. That the tax-payers to be assessed for making such improvements may pay their assessments in three equal payments, as fol-

lows:

lows:
One-third of the amount assessed within thirty days after the advertisement of the assessment rol; 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 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 persons interested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening, July the 26th, 1887, at 70'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

AVENUE D PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of Avenue "D."

Adopted.
The Surveyor submitted as such estimate, \$970.
By Ald. Judson—Resolved, That the following

The Surveyor submitted as such estimate, \$970. By Ald. Judson—Resolved, That the following improvement is necessary, viz:

The construction of a vitrified pipe sewer twelve (12) inches indiameter in Avenue "D," beginning at a point about twenty-five (25) feet west of Conkey avenue and extending westward to intersect the sewer in Harris avenue, with the required manholes, lampholes, surface sewers, lot laterals and lot connections; also, the necessary roadway grading and gutter formations, from Conkey avenue to Harris avenue.

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 \$970, 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, viz:

One tier of lots and parcels of land on each side Avenue "D," from Conkey avenue to Harris avenue, in proportion to the benefit and advantage which each will derive therefrom.

And further Resolved, That the tax-payers to be assessed for making such improvements must pay their assessment in one payment, as follows: All of the amount assessed within thirty days after the

assessed for making such improvements must pay their assessment in one payment, as follows: All of the amount assessed within 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 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 26th, 1887, at 7 o'clock, at the Common Council Chamber, when allerations will be heard. ber, when allegations will be heard.

Adopted.

MURRAY PARK OPENING AND EXTENSION.

By Ald. Bohrer-Resolved, That the following

By Ald. Borrer—Resolved, That the following improvement is necessary, viz.:

The opening of Murray park, from Murray street to Childs street—the lines of that portion of the aforesaid Murray park proposed to be opened, to be in the prolongation of the lines of that portion objective records.

be in the prolongation of the lines of that portion already opened.

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 Murray park, as now opened, and also on each side of the proposed extension of the said park, from Murray street to Childs street, in proportion to the benefit which each shall derive therefrom.

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 interested in the subject matter of said improvement, are required to attend the Common improvement, are required to attend the Common Council, on Tuesday evening, July the 26th, 1887, at 7 o'clock, at the Common Council Chamber, when clearties will be beard allegations will be heard.

Adopted.

WEST ORANGE STREET EXTENSION.

By Ald. Bohrer-Resolved, That the following

improvement is necessary, viz.:

The extention of West orange street from the present western terminus thereof to Yakey street, the lines of the proposed extention to be in the

prolongation of the lines of that portion of West

prolongation of the lines of that portion of west orange street now opened.

Resolved, further, That the following portion of said city is deemed benefitted 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 proposed extension of West compressions.

One tier of lots and parcers of rand on each side of the proposed extension of West orange street; and, also one tier of lots on each side of that portion already opened, from Ames street to Yakey 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 172 of the Revised Charter of 1890, of the City of Rochester, that all persons interested in the subject matter of that an persons interested in the student in accel of said improvement, are required to attend the Common Council, on Tuesday evening, July the 26th, 1887, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE No. 3.252.

CENTRAL AVENUE SPRINKLING (SEC. 3.)

On motion of Ald. Kohlmetz the Common Council preceded to hear allegations in relation to the improvement described in the ordinance below, 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 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, 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 time appointed in said notice, and, after hearing such allegations from all notice, and, after hearing such allegations from all persons appearing

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Central avenue (Sec. 3) from 100 feet east of North avenue to 100 feet west of Scio street.

or Scio 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 Central avenue (sec. 3) from 100 feet east of North avenue to 100 feet west of Scio street, during the season of 1887.

And the whole expense should be defrayed by And the whole 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 \$98, and said estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common 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:

lows:
One tier of lots and parcels of land on each side
of Central avenue, from 100 feet east of North
avenue to 100 feet west of Scio 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 from.

And it is further ordained and determined that And h is turther ordaned and determined that the tax payers to be assessed for making such improvement must pay their assessments in one payment, as follows: The whole amount assessed within thirty days after the advertisement of the assessment rolls.

Ald Bohrer presented a remonstrance.

The ordinance was then adopted by the follow-

POPLAR STREET PLANK WALK.

POPLAR STREET PLANK WALK.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations 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 heretofore published, 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, if any, to be paid from the public treasury, provement, 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 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 notice, and, after hearing such allegations from all persons appearing. appearing,
Ald. Kohlmetz submitted the following

appearing,
Ald. Kohlmetz submitted the following:
An ordinance to construct a plank walk on Poplar street, from Gregory street to Cypress 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 construction of a plank sidewalk four (4) feet wide on the west side of Poplar street, from Gregory street to Cypress street, with the necessary crosswalks, sidewalk grading and gutter formations. The abutting property owners will have 30 days in which to build their own walks after the passage of the final ordinance.
And the whole expense shall 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 \$280.00, 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 improvement, is described as follows:

One tier of lots and parcels of land on the west

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 of Poplar street, from Gregory street to Cypress street.

On which above described lots and parcels of

and 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 there-

And further Resolved, That the tax-payers to be assessed for making such improvements must pay their assessments in one payment, as follows: All of the amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Stein, Bohrer, Kelly—14.

FINAL ORDINANCE NO. 3,254. RAVINE AVENUE PLANK WALK.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations 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 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, if any, to be paid from the public treasury, and the portion or part of the City 26 On motion of Ald. Kohlmetz, the Common Coun-

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, to be assessed for the rest of the expense, and Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—14.

FINAL ORDINANCE NO. 3,253.

said notice, and, after nearing such anegacins from all persons appearing.
Aid. Kohlmetz submitted the following:
An ordinance to construct plank walks on Ravine avenue, from First street to Thrush 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 construction of plank side walks four (4) feet eight inches (8) wide on each side of Ravine avenue from First street to Thursh street, with the re-quired crosswalks, sidewalk grading and gutter formations.

And the whole expense should be defrayed by And the whole expense should be derrayed 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 \$1,020, and said estimate the surveyed research has been by appropriate and being deemed reasonable, is hereby approved; and the portion of said City, which said Common Coun-cil deem will be benefited by and ought to be as-sessed 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 Ravine avenue from First street to Thrush

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 there-

And it is further ordained and determined that And it is further ordained and determined that the tax-payers to be assessed for making such improvement, must pay their assessment in one payment, as follows:
All of the amount assessed within thirty days after the advertisement of the assessment roll.
Adopted by the following vote:
Ayes-Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—14.

FINAL ORDINANCE NO. 3,255. PARSELLS AVENUE PLANK WALK.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations 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 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, 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 time appointed in said no-tice, and, after hearing such allegations from all persons appearing,
Ald. Kohlmetz submitted the following:

An ordinance to construct plank walks on Par-sells avenue, from East Main street to Leighton

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 construction of plank sidewalks four (4) feet wide on each side of Parsells avenue, from Leighton street to East Main street, with the necessary crosswalks, sidewalk grading and gutter forma-

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted 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 \$1,375, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said 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: provement is described as follows:

One tier of lots and parcels of land on each side of Parsells avenue, from Leighton street to East

Main 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.

And it is further ordained and determined that the tax-payers to be assessed for making such improvement, must pay their assessment in one payment as follows: All of the amount assessed within thirty days after the advertisement of the

assessment roll.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz,
Fritzche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Stein, Bohrer, Kelly—14.

FINAL ORDINANCE, NO.3,256.

NORTH CLINTON STREET REPAIRING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the mprovement 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 common of order in the common of the city which they deemed proper to be assessed. 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 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, 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 suffice also required all persons interested in the sufficient parts of the city to be assessed for the rest of the expense and which notice also required all persons interested in the sufficient parts of the city to be assessed for the rest of the expense of the city to be assessed for the rest of the expense of the city to be assessed for the rest of the expense of the city to be assessed for the rest of the expense of the city to be assessed for the rest of the expense of the city to be assessed for the rest of the expense of the city to be assessed for the rest of the expense of the city to be assessed for the rest of the city to be assessed for the rest of the city to be assessed for the rest of the city to be assessed for the rest of the city to be assessed for the rest of the city to be assessed for the city to be assessed tice 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 persons appearing,

persons appearing,
Ald. Kohlmetz submitted the following:
An ordinance to repair N. Clinton street from
Main street to Andrew 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 construction of a Medina stone pavement on
N.Clinton street from East Main street to Andrews
street by a stablishing Medina stone unty lines on street by establishing Medina stone curb lines on each side parallel to and twenty-one and a quarter (21/4) feet from the medial line of the said N. Clinton street as provided for in final ordinance No. 3,065, and the taking up and relaying of the existing added to the taking up and relaying of the existing Medina stone pavement within the curb lines as thus fixed, the required new pavement and the old pavement taken up and relayed to be on the grades with a crown to be determined by the City Surveyor. The additional cost of the improvement as modified from that provided for in ordinance 3,065, for which the contract was let at \$2,433,66 to be added to the original contract price at the rate of one dollar and fifteen cents (\$1.15) per lineal foot for a distance of about 1,050 feet, said additional cost to be assessed on the property owners on each side of N. Clinton street and on the Rochester City & Brighton Railroad Company within the terminal limits named so far as the laws of the state and the charter of the city will permit such assessment to be made on the said railroad company.

And the whole expense should be defrayed by an 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 \$1,207,50 and said estimate being deemed reasonable, is here approved; and the wonter of said city which said Company. Medina stone pavement within the curb lines as

mate being deemed reasonable, is here 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 improve nent is described as follows:
One tier of lots and parcels of land on each side of N. Clinton street from E. Main street to Andrews street; also on the Rochester City & Brighton Railroad Company within the terminal limits named.

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 there-

from.

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 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 six per cent. per annum. Adopted by the following vote:

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—14.

The final ordinance for Hebard street improve—

ment came up.

Ald. Kelly moved that the ordinance be amended so as to read: "Plank sidewalk 4 feet wide," in-stead of "3 feet wide," and that the estimate be changed accordingly, and that the Clerk be directed to advertise for allegations for the next regular meeting, July 26, 1887. Adopted.

Further action was postponed to the next regu-

lar meeting.

Ald. Sullivan presented a remonstrance against the final ordinance for Warehouse street improve-ment and moved that action on the ordinance be postponed two weeks. Adopted.

FINAL ORDINANCE, NO. 3,257. KING PLACE PIPE SEWER.

On motion of Ald. Judson, the Common Council proceeded to hear allegations 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 evenes of such improvement, and assessed for the expense 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 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 improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing,
Ald. Judson submitted the following:

Ald. Judson submitted the following:
An ordinance to construct a pipe sewer in King
place, from the sewer in Adams street to a point
about 250 feet north of Adams 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 construction of a vitrified pipe sewer ten (10)
inches in diameter in King place, beginning at a
point about two hundred and fifty (250) feet north of Adams street and extending southward to the sewer in Adams street aforesaid, with the neces-sary manholes, lampholes, surface sewers, lot lat-erals and lot connections; also, the required road-

erais and iot connections; also, the required road-way grading and gutter formations.

And the whole 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 re ports the same at \$370, 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:

improvement is described as follows:
One tier of lots and parcels of land on each side
of King place, from a point 250 feet north of
Adams street to Adams street.
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 and advantage which each derives therefrom

And it is further ordained and determined that the tax-payers to be assessed for making such improvement, must pay their assessment in one pay-

ment, as follows:
All of the amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson,
Stein, Bohrer, Kelly—13.

FINAL ORDINANCE NO. 3,258.

SPRING STREET PIPE SEWER.

On motion of Ald. Judson, the Common Council proceeded to hear allegations 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 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 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, 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 Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing.

Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Spring On motion of Ald. Judson, the Common Council

An ordinance to construct a pipe sewer in Spring street, from 30 feet east of Spring alley to Exchange

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 construction of a vitrified pipe outlet sewer twenty-four (24) inches in diameter in Spring street,

twenty-four (24) inches in diameter in Spring Street, beginning at a point thirty (30) feet east of Spring alley and extending eastward to intersect the Exchange street sewer, with the necessary manholes, new surface sewers, old surface sewers cleaned, repaired, extended and connected, new lot laterals and old lot laterals cleaned, repaired and connected.

And the whole syrenges shall be defined by the

And the whole expense shall 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, City Surveyor, under the direction of this council, having made an estimate of such expense, and reports the same at \$5,120, 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:

improvement is described as follows:

One tier of lots and parcels of land on each side
of Spring street from Spring alley to Exchange
street; also one tier of lots and parcels of land on
the following streets and alleys within the limits
named, viz.: Fitzhugh street, from the Erie canal
to Troup street; Plymouth avenue, from the Erie
canal to the prolonged south boundary line of lot
24 on said Plymouth avenue; Pine alley, from the
Erie canal to Spring street.

On which above described lots and parcels of land
the whole expenses of said improvement are hereby

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 advantages which each derives therefrom.

And it is further ordained and determined. That the taxpayers to be assessed for making such im-provement may pay their assessment in three equal payments, as follows:

One-third of the amount assessed within thirty days after the advertisment 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 installment, a discount will be allowed

of six per cent. per annum.
Adopted by the following vote:
Aves—Ald. Tracy, Sullivan, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson,
Stein, Bohrer, Kelly—13
On motion of Ald. Kelly action on the ordinance
for Lake View Tract outlet sewer was postponed two weeks.

FINAL ORDINANCE, NO. 3,259.

GOODMAN STREET OUTLET SEWER EXTENSION.

On motion of Ald. Judson, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make 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 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, 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 ject matter of such improvement to attend the said Common Council at the time appointed in said no-tice, and, after hearing such such allegations from all persons appearing.

Ald. Judson submitted the following:

An ordinance to construct an extension of the Goodman street outlet sewer, from the end of the sewer now being constructed to the Upton park outlet sewer.

The Common Council of the City of Rochester do ordain and determine that the following improvement is necessary and should be made, to-

The construction of an extension of the Good-The construction of an extension of the Good-man street outlet sewer from the southern termi-nus of that portion thereof now in process of con-struction southerly to the N. Y. C. & H. R. R. R. tracks, thence under the said railroad tracks and still southerly along Goodman street to the pro-longed medial line of Anderson avenue, thence easterly along Anderson avenue to intercept the easterly along Anderson avenue to intercept the sewer in Beacon street, with all required manholes, lampholes, new surface sewers, old surface sewers cleaned repaired and connected, lot laterals and and lot connections; also all connections for pros-pective intercepting sewers, roadway grading and gutter formations on the portions of the streets on the line of the proposed sewer that have not been heretofore improved.

heretofore improved.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Surveyor, under direction of this Council, naving made an estimate of Such expense, and reports the same at \$27,300, and said est mate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by and ought to be assessed by local assessment for the whole expense of said improvement is described as follows:

All the territory included within and described

improvement is described as follows:
All the territory included within and described
by the following boundary lines, viz.:
Beginning at the intersection of Goodman street
with the division line between Edwin S. Hayward
and Frederick S. Minges, thence southerly along
Goodman street, including one tier of lots and parcels of land on the west side thereof, to E. Main
street, thence westerly along E. Main street, including one tier of lots on the north side thereo f,

to Prince street, thence southerly along Prince street, excluding a strip of land 200 feet in width on on the east side thereof, to East avenue, on the east side thereof, to hast avenue, excepting the lots on the northeast corner of East avenue and Prince street, thence westerly along east avenue to a point 245 feet east of Alexander street, thence southerly on a line parallel to and 245 feet east therefrom to a point 254 feet. and 245 feet east therefrom to a point 254 feet north of Park avenue, thence easterly on a line parallel with and 254 feet north of Park avenue to a point 100 feet west of Meigs street, thence southerly and parallel with Meigs street to Park avenue, thence easterly along Park avenue to a point 150 feet west of Rowley street, thence southerly and parallel with Rowley street to Brighton avenue, thence easterly along Brighton avenue to a point 140 street east of Rowley street, thence northerly and parallel with Rowley street to a point 100 feet south of Park avenue, thence easterly to a point 265 feet east of Goodman street and 1,300 feet south of East avenue, thence northerly on a line parallel with Goodman street 80 feet, and 1,300 feet south of East avenue, thence northerly on a line parallel with Goodman street 800 feet, thence east and at right angles with the last mentioned line 202% feet to the west line of H. E. Hooker's land, thence northerly on said Hooker's west line, and on said line produced to a point 300 feet north of the north line of East avenue, thence feet north of the north line of East avenue, thence easterly to a point midway between Rundel park and Hawthorn street, thence northerly and parallel with Hawthorn street to Culver park, thence easterly along Culver park, and including one tier of lots on the south side thereof, to Portsmouth Terrace, thence southerly along Portsmouth Terrace, and including one tier of lots on the west side thereof, to East avenue, thence easterly along East avenue to the east line of Portsmout Terrace, excluding the lots on the northwest and northeast cluding the lots on the northwest and northeast corners of East avenue and Portsmouth Terrace, thence northerly along Portsmouth Terrace, including one tier of lots on the east side thereof, to a point midway between East avenue and Culver park, thence easterly on a line parallel with Culver park to the division line between the property of Marvin A. Culver and William S. Little, thence Marvin A. Culver and william S. Little, thence northerly along said division line to a point 300 feet north of Culver park, thence westerly on a line parallel with Culver park to Jersey street, thence northerly along Jersey street, and including one tier of lots on the east side thereof, to University avenue, thence easts sale thereof, to University avenue, including one tier of lots on the south side thereof, to the N. Y. C. & H. R. R. R. lands, thence still easterly, excluding one tier of lots on the north side thereof, to Crouch avenue, thence northerly side thereof, to Crouch avenue, including one tier of lots on along Crouch avenue, including one tier of lots on the east side thereof, to Leighton avenue, thence easterly along Leighton avenue, and including one tier of lots on the south side thereof, to the easter-ly boundary line of the Otis & Pool sub-division. thence northerly along said division line to Schanck avenue, thence easterly along Schanck avenue, and including one one tier of lots on the south side and including one one tier of lots on the south side thereof, to a point, 4,200 feet east of the center of Goodman street, thence westerly along Schanck avenue, and including one tier of lots on the north side thereof, to the east line of the Thompson tract produced, thence northerly on said tract line to Hayward avenue, thence westerly along Hayward avenue, excluding one tier of lots on the south side thereof, to Goodman street, thence northerly along Goodman street to the place of beginning. Goodman street to the place of beginning.

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 which each derives 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 anys 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 installment, a discount will be allowed of

Said last installment, a discount with the said last installment, a discount with the said last said last

FINAL ORDINANCE NO. 3,260.

PARK AVENUE IMPROVEMENT.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations 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 dity, which they desired aware to be respected. the city which they deemed proper to be assessed 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 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, if any, to be paid from the public treasury, and the portion or part of the city to be assessed for the next of the expense and which per the present of the expense and which the property of the property assessed for the rest of the expense, and which no-tice also required all persons interested in the sub-ject matter 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

persons appearing—
Ald. Kohlmetz submitted the following:
An ordinance to improve Park avenue from
Avenue B. Vick park to Culver street.
The Common Council of the city of Rochester,
do ordain and determine that the following improvement is necessary and should be made, to

The construction of a gravel roadway, improve-The construction of a gravel roadway, improvement in Park avenue from Avenue B, Vick park, eastward to the Culver road, with Medina stone curblines on each side (19) nine-teen feet from and parallel to the medial line of Park avenue aforesaid, with Medina stone gutters inside of and adjoining the curbs, the gutters to consist of flag stone one (1) foot wide next to the curbs, and the remaining two (2) feet to be of pavement, with the necessary cross walks, both transverse and negaled the cleaning remaining and transverse and parallel, the cleaning, repairing and extension of the surface sewers, the adjusting of the cap stones of the manholes to the grade that may be established; also all required lot laterals and lot connections.

And the whole 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 rehaving made an estimate of such expense, and re-ports the same at \$16,000 and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefited by 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 each side of Park avenue from Avenue B, Vick park, east-weard to the Culverroad.

ward to the Culver road.

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 which each derives therefrom.

And it is further ordained and determined that the taxpayers to be assessed for making such im-provement may pay their assessment in three provement may pay their 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 remaining one-third within two years from the confirmation of said roll. On all sums paid prior to the maturation of said lest installment a discount will be allowed. ity of said last installment, a discount will be allowed

at six per cent. per annum.

Adopted by the following vote:
Adspted by the following vote:
Aves—Ald. Tracy, Sullivan, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Stein, Bohrer, Kelly—14.

Aid. Hall moved that action on the final ordinance for Scio street improvement, No. 3,222, be reconsidered. Adopted.
Ald. Hall moved that the ordinance be amended by changing the estimated expense from "\$18,650" to "\$24,000," and that allegations be published, as required by Sec. 172 of the city charter. Adopted.
Aid. Hall moved that action on the final ordinance No. 3,219 for Central Park pipe sewers, be reconsidered.

nance No. 3,219 for Central Park pipe sewers, be reconsidered. Adopted.

By Ald. Hall—
Resolved, That the final ordinance for Central Park pipe sewers (No. 3,219) be amended by inserting \$14,500 in place of \$10,000 as the estimated expense. Adopted.

On motion of Ald. Hall further action was postponed two weeks, and the clerk directed to publish notice for ellegations for the next regular meeting.

notice for allegations for the next regular meeting,

July 26, 1887.

UNFINISHED BUSINESS.

A notice of at least four days having been given to all parties interested in the assessments for wid-ening Euclid street for this time, and allegations being called for and no one appearing, Ald. Fee submitted the following:

LOCAL IMPROVEMENT ASSESSMENT No.3,073

EUCLID STREET WIDENING.

By Ald. Fee-Whereas, The Common Couucil did,upon the 11th day of January, 1886, enact an ordinance for widening Euclid street.

And, Whereas, the actual expenses of said improve ment has been ascertained to be the sum of \$1,315.50 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 Euclid street, from

Elm street to Chestnut street.

Therefore, resolved, That the sum of \$1,315.50 being the whole amount of the expenses aforesaid, shall be

And Jacob Gerling, 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 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

improvement; and said assessors are hereby notified to meet for this purpose, on Saturday, the 16th day of July, 1887, at at 9 o'clock in the forencon, at the office of the City Assessors, No. 15 City Hall.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—14.

The following came up:

"By Ald. Stein—Resolved, That the name of Channing street be changed to Hudson 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." Adopted.

EXECUTIVE BUSINESS.

Ald. Kelly moved to proceed to appoint Commissioners of Deeds, and that the Clerk cast one ballot.

ballot.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Stein, Bohrer, Kelly—14.
John Bradley, Albert E. Whitcomb, Willard
Upton, T. D. Remington, Wm. H. O'Kane, Adolph
Rodenbeck, Walter Hayes, Theresa O'Connor,
Wm. M, Emerson, Eugene J. Chapman, Wm.
Spalding, Frank W. Dickinson, Charles P. Woodruff, D. W. Knight, Edward J. Kelsey, Charles T.
Converse, R. N. Warfield, F. A, Brockett, having
received the concurrent vote of the Common
Council were duly appointed Commissioners of
Deeds. Deeds.

MISCELLANEOUS BUSINESS.

CITY ASSESSORS' OFFICE, Rochester July 11, 1887.

Ald. Sullivan or Assessment Committee:

DEAR SIR-In taking land for the opening of a DEAR SIR—In taking land for the opening of a new street from Campbell to Jay, the city took and paid for the same, from the heirs of Barbara Lintz one lot fronting on Campbell street (41½) forty-one and one-half feet. The ordinance called for a street forty feet in width, leaving a strip of land one and one-half (1½) foot in width on the new street and adjoining the property of Mary A. Schwartz. In making the assessment for the im-proving of this street we supposed the city had re-linguished their right to the one and one half feet linquished their right to the one and one-half foot and consequently assessed the said Mary A. Schwartz as fronting on the new street. The tax is \$105.40, which she is willing to pay if the city will give her a deed for the one and one-half foot, and not otherwise, as her land does not front on the street. We think it for the interest of the city with the tree gives wise, as her land does not from on the street.. We think it for the interest of the city that they give her a deed for this land, provided she pays the tax.

L. A. PRATT,

M. J. MAHER,

JACOB GERLING,

City Assessors. Referred to the Assessment Committee.

By Ald. Fee-

To the Hon. the Common Council of the City of Rochester:

The petition of The Rochester Cable Railroad Company respectfully represent:

That your petitioner is a corporation organized, chartered 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 conveyance of persons and property in cars, for compensation, in the city of Rochester and county of Monroe.

in the city of Rochester and county of Monroe.

Your petitioner has already made application to your Honorable Body for the right to construct, maintain, operate and use a street surface railroad on the west side of the river, from Brooks avenue and Genesee street to the north line of the city. If the grant shall be made to your petitioner to construct such railroad, the same will be at once built and its operation commenced.

Your petitioner hereby makes application for the right to construct maintain, operate and use a street.

right to construct maintain, operate and use a street surface double track railroad with cable motor power, from the intersection of Sophia street and Church street, and from thence on the surface of the soil through, upon and along the following named streets in the said city of Rochester, viz.: From the intersection of Sophia street and Church street; thence through Church street to North Fitzhugh street; thence along North Fitzhugh street; thence along North Fitzhugh street to South Fitzhugh street; thence along South Fitzhugh street to Spring street thence along South Fitzhugh street to Exchange street; thence along Court street; thence along Court street and over Court street; thence along Court street and over Court street to the street running between Washington Square and the New York State Arsenal; thence along said last named street to the intersection of South Clinton street and Monroe avenue; thence along right to construct maintain, operate and use a street said last named street to the intersection of South Clinton street and Monroe avenue; thence along South Clinton street over the Eric canal to Pinnacle avenue; thence along Pinnacle avenue to Meigs street; thence along Meigs street to Caroline street; thence along Caroline street to Mt. Vernon avenue; thence along Mt. Vernon avenue to Oakland avenue; thence along South avenue to South avenue; thence along South avenue to Highland avenue; thence along Highland avenue to Mt. Hope avenue; thence along Mt. Hope avenue southward to the entrance of Mt. Hope cemetery, near May street. near May street

Together with the necessary turntables, branches, turnouts, sidings, switches and suitable stands.

Your petitioner proposes to construct, maintain and operate said railroad as not to interfere with the beneficial use of the streets along which the same is laid. The rail to be used will be a grooved girder, which will be practically level with the sur-

face of the street. The slot in which the grip for the cable runs will not be over three-quarters of an inch in width, and will be so constructed as that the width will not be changed in the slightest degree by the action of the elements. The conduits will be constructed in such a manner as to avoid the necessity of making repairs, and so that the streets will not have to be torn up after the conduits are once laid. Connections will be made between the conduits and the sewers, and they will be of sufficient size to allow the passage of a man through them. Entrance to such conduits will be through manholes. through manholes.

through manholes.

Your petitioner will pave and keep in permanent repair, the portion of the surface of the street between its tracks and for the space of two feet in width outside of and adjoining the rails of its tracks, as long as it shall continue to use such tracks, and such improvement will be made by your petitioner, whether the streets named are now

improved or not.

Moreoved or not.

Your petitioner will immediately, upon obtaining the franchise for which application is hereby made, enter into an agreement with the city of Rochester, which agreement shall contain the objects, provisions and all other necessary and reasonable convisions and all other necessary and reasonable conditions, restrictions and requirements in the premises, and will execute and deliver to the city of Rochester a bond in such penalty as your honorable body may provide and with satisfactory surties, conditioned for the faithful performance upon its part of all the terms and provisions of such agreement.

Any person paying one fare upon the line of your Any person paying one fare upon the line or your petitioner on the west side of the river, when the same shall be constructed, will be entitled to a continuous ride over the entire length or any part of the line described in this application; and any person paying one fare upon the line on the east side of the river described in this application will be entitled to one continuous ride to any point in

the line on the west side of the river.

Respectfully submitted,

THE ROCHESTER CABLE RAILROAD CO. By Valentine Fleckenstein, president; John W. Hannan, vice-president; Geo. W. Archer, treasurer; H. H. Craig, James Fee, Henry L. Storke, executive committee.

Ordered received, filed and published.

Fee-Whereas, The Rochester Cable Railroad Company has presented its application and asked for the consent of this Common Council for the construction, maintenance, operaction and use of a street surface double track railtion and use (f a street surface double track rail-road through the following named streets of the city of Rochester, viz.: From the intersection of Sophia street and Church, thence through Church street to North Fitzhugh street, thence along North Fitzhugh street to West Main street, thence across West Main street to South Fitzhugh street, thence along South Fitzhugh street to Spring thence along Excharge street to Spring thence along Excharge street to Court thence along Court street and over Court street, street, thence along Court street and over Court street bridge to South street, thence along South street to the street running between Washington street square and the New York State Arsenal property, thence along said last named street to the intersection of South Clinton street and Monthe intersection of South Clinton street and Mon-roe avenue, thence along Pinnacle avenue to Meigs street, thence along Meigs street to Caro-line street, thence along Caroline street to Mt. Vernon avenue, thence along Mt. Vernon avenue to Oakland avenue, thence along Oakland avenue to South avenue, thence along South avenue to Mt. Hope avenue, thence along Mt. Hope avenue southward to the entrance to Mt.

Hope avenue southward to the entrance to Mt. Hope cemetery near May street.

Now, therefore, it is hereby resolved, That the time when, and place where, the said application will be first considered by the Common Council is at the meeting to be held at the Common Council chamber, in the City Hall, on the 2d day of August, 1887, at 7 o'clock p. m.

It is further resolved. That the City Clerk be and he is hereby directed to publish a notice that said

application will be first considered at said time and place, as directed by statue, daily for at least fourteen days in two daily newspapers in said city of Rochester, to be designated by the Mayor of

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard
Judson, Stein, Bohrer, Kelly—14.

By Ald. Kohlmetz-

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

The petition of the Rochester Cable Railroad

The petition of the Rochester Cable Railroad Company respectfully submits:
That your petitioner is a corporation organized, chartered 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 conveyance of persons and property in cars, for compensation, in the city of Rochester and county of Monroe.

Your petitioner has already made application to your Honorable Body for the right to construct, maintain, operate and use a street surface railroad on the west side of the river from Brooks avenue and Genesee street to the north line of the city. If the grant shall be made to your petitioner to construct such railroad, the same will be at once

built, and its operation commenced.

Your petitioner wishes to construct, maintain, operate and use a street surface double track railroad with cable motor power, from the intersec-tion of Sophia street with Church street, and from tion of Sophia street with Church street, and from thence on the surface of the soil through, upon and along the following named streets in said city of Rochester, viz: Through Church street to State street, thence along State street to Mumford street, thence along Mumford street to Andrews street bridge, thence over Andrews street bridge and Andrews street to North avenue, thence along North avenue to University avenue thence along University avenue to Scio street, thence along Scio street to the north line of German street, thence along the line of Scio street. German street, thence along the line of Scio street German street, thence along the line of Scio street extended to Bay street thence along Bay street to the depot of the Rochester & Ontario Railway Company; also from the center line of Andrew street and north Water street to River street, thence along River street to North st. Paul street; thence along North St. Paul street between the triangular strip of land owned by the city of Rochester bounding on Central avenue to the lends. ester bounding on Central avenue to the lands of Henry Bartholomay.
Together with the necessary turntables, branches,

turnouts, sidings, Switches and suitable stands. Your petitioner proposes to construct, maintain and operate said railroad as not to interfere with and operate said railroad as not to interrere with the beneficial use of the street along which the same is laid. The rail to be used will be a grooved girder which will be practically level with the surface of the street. The slot in which the grip for the cable runs will not be over three-quarters of an inch in width, and will be so constructed as that the width will not be changed in the slightest degree by the action of the elements. The conduits will be constructed in such a memory as to awaid will be constructed in such a manner as to avoid the necessity of making repairs, and so that the streets will not have to be torn up after the con-duits are once laid. Connection will be made between the conduits and the sewers, and they will be of sufficient size to allow the passage of a man through them. Entrance to such conduits will be

through them. Entrance to such conduits will be through manholes.

Your petitioner will pave and keep in permanent repair, the portion of the surface of the street between its tracks and for the space of two feet in width outside of and adjoining the rails of its tracks, as long as it shall continue to use such tracks, and such improvement will be made by your petitioner whether the streets maned are now our petitioner, whether the streets named are now

improved or not.

Your petitioner will immediately, upon obtaining the franchise for which application is hereby made, enter into an agreement with the City of Roches-ter, which agreement shall contain the objects, provisions and all other necessary and reasonable conditions, restrictions and requirements in the city line, a distance of about 300 feet, in advance premises, and will execute and deliver to the City of Said improvement; therefore, and the Said improvement of Said improvement; therefore, and such square and such square and sit is part of all the terms and provisions of said improvement. The said state of said improvement, therefore, and said improvement; therefore, and said improvement; therefore, and state of said improvement; therefore, and said improvement; therefore, are said improvement; therefore, and said improvement; therefore, are said improvement; therefore

such agreement.

Any person paying one fare upon the line of your petitioner on the west side of the river, when the same shall be constructed, will be entitled to a continuous ride over the entire length, or any part. of the line described in this application, and any person paying one fare upon the line on the east side of the river described in this application will be entitled to one continuous ride to any point in the line on the west side of the river.

Respectfully submitted.

THE ROCHESTER CABLE RAILROAD COMPANY, By Valentine Fleckenstein, president; John M. Hannan, vice-president; Geo. W. Archer, treas-urer; Henry H. Craig, James Fee, Henry L. Storke, executive committee.

Ordered received, filed and published.

By Ald. Kohlmetz-Whereas, The Rochester Cable Railroad Company has presented its applica-tion and asked for the consent of this Common Council for the construction, maintenance, operation and use of a surface street double track railroad through the following named streets of the city of Rochester, viz.: Beginning at the intersection of Sophia and Church streets, thence through Church street to State street, thence along State street to Mumford street, thence along Mumford street to Andrews street bridge, thence over Andrews street bridge and Andrews street to North avenue thence along North avenue to University avenue, thence along University avenue to Scio street, thence along Scio street to the north line of German street, thence along the line of Scio street German street, thence along the line of Scio Street extended to Bay street to the depot of the Rochester & Ontario Railway Company; also from the center line of Andrews street and North Water street along North Water street to River street, thence along River street to North St. Paul street, thence along North St. Paul street, thence along North St. Paul street, the triangular strip of land owned street between the triangular strip of land owned by the city of Rochester bounding on Central ave-nue to the lands of Henry Bartholomay.

Now, therefore, it is hereby resolved that the time when, and the place where, the said application will be first considered by the Common Council is at the meeting to be held at the Common Council Chamber, in the City Hall, on the 2d day of August, 1887, at 7 o'clock p. m.

It is further resolved, That the City Clerk be and he hereby is, directed to publish a notice that said application will be first considered at said time and place, as directed 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.

said city.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Stein, Bohrer, Kelly—14.

By Ald. Kohlmetz—Whereas, On or about the
lst day of July, 1886, there were placed in one of
the boilers in the City Hall 46 new flues, each flue
being 10 feet long, making in all 460 feet of flues,
weighing about 1,510 lbs. And,
Whereas I have been informed that certain por

weighing about 1,510 los. And, Whereas, I have been informed that certain parties in the service of the city of Rochester have taken said flues and disposed of them receiving about the sum of \$7, which sum they have wrongfully appropriated to their own use. Now, there-

Resolved, That a committee of three be appointed to inquire into the truthfulness of the above mentioned facts and report the same to this Board.

By Ald. Fritzsche—Whereas, Work is now in progress under the ordinance for the improvement of Pinnacle avenue with Medina stone, from South avenue to the city line; and.

Whereas, The water mains have been laid south to Elwanger street, and a majority petition has been filed for the extension of the same to the

mains in Pinnacle avenue, from Elwanger street south to the city line, in advance of the said Medina stone improvement now in progress, and to pay for the said extension from monies now to the credit of the Water Pipe Fund. Adopted.

POLICE COMMISSIONERS' OFFICE, ROCHESTER, N. Y., July12, 1887.

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

GENTLEMEN—In accordance with the resolution adopted by your honorable body June 28, 1887, I

adopted by your honorable body June 28, 1887, I transmit to you the names of officers who participated in the Gorham street riot, June 27, 1887:
Lieut. John E. McDermott, Lieut. Frank B. Allen, Officers Robt. Burns, John E. Moran, John Sullivan, Oliver A. Youle, Robt. Sloan, Benj. L. Stetson, James A. Johnson, John Bletzer, Patrick Culligan, Isaac G. Lovett, Job W. Chatfield, Ferdinand A. Klubertanz, Chas. W. Siefferd, George Kleisley. Respectfully,

Ordered received, filed and published.

Ordered received, filed and published. By Ald. Elliott—

Resolved, By the Common Council of the city of Rochester, that the officers and men above named, who participated so gallantly in the Gorham street who participated so garanty in the Gorian street riot of June 27, 1887, receive the thanks of this board, and that they be granted, each and every one of them, as the Police Board may allow, a month's vacation with pay, in the discretion of the Commissioners, as a slight token of the appreciation of this Common Council and of the city.

Commissioners, as a sight token of the appreciation of this Common Council and of the city for their prompt action upon that occasion.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—14.

Ald. Elliott (by request)—Resolved, That on Crescent avenue, Vick park, between the west line of Avenue A and the east line of Avenue B, there shall be no switches sidings turn-outs turn tobbe.

or Avenue A and the east line of Avenue B, there shall be no switches, sidings, turn-outs, turn-tables, stands, nor other obstructions. Adopted.

By Ald. Elliott—Whereas, It is reported that the Rochester City & Brighton Railroad Co. has torn up the asphaltum pavement on Alexander street adjoining its tracks, without the authority of the Executive Board; therefore, Resolved, That the City Attorney be requested at once to address a communication to said railroad Co. and demand from them an explanation of

road Co. and demand from them an explanation of their action in the matter, reporting the same to the next regular meeting of this board, with his advise as to future proceedings in the premises. Adopted.

By Ald. Elliott—Resolved, By the Common Council of the City of Rochester, That the Executive Board be requested hereafter to require that on legal holidays and on the Saturday half-holiday the various persons holding sprinkling contracts, be required to sprinkle the streets with the same reg-ularity and frequency observed on any other day, Sunday being excepted as one of the legal holidays; and, furthermore, that the said sprinkling contractors be required to go over every street and lateral street covered by their contracts regularly every day, and as above stated, unless a rain, sufficient to ay the dust on said street for one day, has fallen since the last trip was made over said street. Adopted

By Ald. Elliott-Resolved, That hereafter when one or more companies, corporations or individuals ask for a franchise from this Council, that the uals ask for a franchise from this Council, that the successful bidder for said franchise for the use of the surface or any part of any street shall pay the bill incurred by the advertising necessitated in that matter, by the law; this provision to be stated in the notice of the sale. Adopted.

By Ald. Foley—Resolved, That the street running between Atkinson street and Waverly place, on a line with the B, N.Y. & P. R.R. be called Van Aucker place, and the Executive Board be requested to cause the proper signs to be placed thereon. Adopted.

By Ald. Selve. Whereas, C. T. Crouch & Son has recently established an extensive lumber yard on the west side of West street between Lorimer and Costar streets and has constructed and is now operating a planing mill on said premises and is recting barns and other buildings on said procety all of which will require water both for fire protection and for holler and other uses; and

protection and for boiler and other uses; and,
Whereas, There is no city water main in said
West street between the points named and the extension of a water main will connect and make
continuous the water mains already laid in West

continuous the water mains already laid in West street; therefore, Resolved, That the Executive Board be and it is hereby authorized and directed to extend a suita-ble water main in West street from Lorimer street to Costar street, at a cost not to exceed \$650, and to Costar Street, at a cost not be exceed good, and pay for such extension out of any monies now appropriated to the Water Pipe Extension Fund not heretofore appropriated for other purposes. On motion of Ald. Selye, referred to the Water Works Committee and Executive Board.

By Ald. Selye-

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

The petition of the Rochester Electric Railway

Company respectfully shows:— That your petitioner has been duly organized as a street railway corporation, to construct and operate street railways in the various streets of the city of Roctester.
That it intends, in good faith, to begin immedi-

ately the construction of its road.

That your petitioner expects to be able to construct its route, as herein asked for, within ninety days after it obtains the requisite consent and right of way, and have its road in operation by

that time.

That the cars would be propelled by an electric motor; that the cars that it would operate would be of the same pattern and character as those now operated on Park avenue in this city; that its rail will be of the most improved patent, and satisfac-

Your petitioner therefore prays your honorable our permission to construct, maintain, operate, use and extend the lines of its railroad on streets of the city of Rochester, as follows: Beginning at the intersection of Sophia street with West Main street, at the center of West Main west Main street, at the center of West Main street; thence along Sophia street to Centre street; thence along Frank street to Lorimer street; thence along Frank street to Lorimer street; thence along Fulton avenue to Glenwood avenue; thence along Glenwood avenue to First street; thence along Grist street to Driving Park avenue; thence along Driving Park avenue to Boulevard street, or avenue so-called; thence along said Boulevard and a nue, so-called; thence along said Boulevard and a line in the extension thereof, through private prop-erty to the Big Ridge Road; thence along the Big Ridge Road to Lake avenue; thence along Lake avenue to the northern boundary of the city, together with the necessary switches and appliances, sidings, turn-outs, and suitable stands for the convenient working of the railroad.

The line to be constructed in said streets to be a single track, with the necessary switches, etc., as

above asked for.

THE ROCHESTER ELECTRIC RAILWAY COMPANY,
Per A. T. Soule, President.
PERKINS & HAYS, Att'ys for Petitioner.

Perkins & Hays, Att'ys for Petitioner.
Ordered received, filed and published.
By Ald. Selve—Whereas, "The Rochester Electric Railway Company" has petitioned the Common Council of Rochester for consent to construct and operate a street railway, to be propelled by an electric motor along the following streets: Beginning at the intersection of Sophia streets: Beginning at the intersection of Sophia street; the Main street; thence along Sophia street to Center street; thence along Frank street to Lorimer street; thence along Frank street to Lorimer street; thence along Lorimer street to Glenwood avenue; thence along Fulton avenue to Glenwood avenue to First street; thence along First street to Driving Park avenue; thence along Drivstreet to Dri

ing Park ayenue to Boulevard street or ayenue, so called; thence along said Boulevard, and a line in the extension thereof, through private property to the Big Ridge road; thence along the Big Ridge road to Lake ayenue; thence along Lake ayenue to the northern boundary of the city.

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 fourteen days, in two daily newspapers published in said city of Rochester, to be designated by the Mayor of said city, a notice that such application has been made and that the same will be considered by the Common Council at a meeting thereof to be held at the City Hall on the 2d day of August, 1887, at 7 p. m. Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Swikehard, Judson, Stein, Bohrer, Kelly—13.

By Ald. Selye—

By Ald. Selve-

To the Hon. the Common Council of the City of Rochester:

The petition of the Rochester Electric Railway Company respectfully shows, That your petitioner has been duly organized as a street railway corporation, to construct and operate street railways in the various streets of the City of Rochester;

That it intends in good faith to begin immediately the construction of its road.

That your petitioner expects to be able to construct its route, as herein asked for, within ninety days after it obtains the requisite consent and right

days after it obtains the requisite consent and right of way, and have its road in operation by that time. That the cars would be propelled by an electric motor; that the cars that it would operate would be of the same pattern and character as those now operated on Park avenue in this city; that its rail will be of the most improved patent and estisfact. will be of the most improved patent and satisfac-

Your petitioner therefore petitions your honorable body for permission to construct, maintain, operate, use and extend lines of its road upon streets of the city of Rochester, as follows: Beginning of the city of Rochester, as follows: Beginning of the city of Rochester, as follows: ning at the intersection of Genesee st. with Brooks avenue; thence along Genesee st. to Plymouth ave. or South Sophia st., as the same is sometimes called; thence along Plymouth ave. including the

canet; thence along rymouth ave. Including the portion thereof sometimes called South Sophia st, to the center of West Main st.

The road to be laid to be a single track with the necessary switches and appliances, sidings, turnouts, and suitable stands for the convenient working the milwood arrest of deable treat the stands.

ing of the railroad, except a double track to be laid from West Main st. to Spring st.

THE ROCHESTER ELECTRIC RAILWAY CO.,
Per A. T. Soule, President.

PERKINS & HAYS, Attys. for Petr.

Ordered received, filed and published.

By Ald. Selye—Whereas, "The Rochester Electric Railway Company" has petitioned the Common Council of Rochester for consent to construct and operate a street railway, to be propelled by an electric motor, along the following streets: Belianized the interaction of Company Streets: Belianized the interaction of Company Streets: ginning at the intersection of Genesee street with Brooks avenue; thence along Genesee street to Plymouth avenue, or South Sophia street, as the same is sometimes called; thence along Plymouth avenue, including the portion thereoff sometimes called South Sophia street, to the center of West Main street.

Main street.

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 fourteen days, in two daily newspapers published in said city of Rochester, to be designated by the Mayor of said city, a notice that such application has been made and that the same will be considered by the Common Council, at a meeting thereof, to be held at the City Hall on the 2d day of August 1887, at at the City Hall on the 2d day of August, 1887, at

at the City Rail on the Man, which is a decision of p. m.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Swikehard, Judson,
Stein, Bohrer, Kelly—13.
By Ald. Stein—Resolved, That the name of
Barth street, in the 13th ward, be and hereby is

changed to Vienna place, and that 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. Adopted. By Ald. Kelly—Petition for water in Pearl street. Referred to the Water Works Committee and Ex-

ecutive Board.

Also a petition for an asphaltum pavement on Monroe avenue. Referred to the Surveyor to prepare an ordinance.

Ald Kelly moved that when the board adjourn it adjourn until Tuesday evening, July 19th, at 7

Ald Elliott moved that action cn the resolution relating to street sprinkling be reconsidered. Adopted.

On motion of Ald. Elliott the resolution was laid

on the table.

Ald. Elliott called the attention of the Common Council to the fact that the Board of Education had utterly ignored the resolution of this Council directing said Board to refrain from tearing down public school building No. 14, by causing said building to be torn down after the adoption of said resolution.

The President announced the following committee to investigate the disposal of boiler flues: Ald.

Kohlmetz, Kelly. Fee.
On motion of Ald. Kelly the board adjourned until Tuesday evening, July 19th, 1887.

PETER SHERIDAN, City Clerk.

In Common Council, July 19th, 1887.

ADJOURNED REGULAR MEETING.

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

presiding.

Present—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15. Absent—Ald. Bohrer—1.

MISCELLANEOUS BUSINESS.

By Ald. Sullivan-

Whereas, The Rochester City and Brighton railroad company has presented its petition to the common council of the city of Rochester for the consent of the city of Rochester for the construction, maintenance, operation and use of a railroad, and an extension and branches thereof on the surface of the soil through, along and upon streets hereinafter named, and due advertisement according to law has been had;

Resolved, That the consent of the city of Rochester be and it hereby is given to the highest bid-der at the sale hereinafter provided for, to con-struct, maintain, operate and use a railroad and certain extensions, branches and lines of railroad on the surface of the streets through, upon and along the following named streets, viz.: Commencing at the intersection of Sophia street and West Main street, in the city of Rochester, thence a double track in the center of Sophia street to Church street, thence a single track in the center of Sophia street to Allen street, thence a double track to Center street, and westerly with double curve in Center street to Jones street, thence a single track in and along Jones street to Jay street, thence a double track in the center of Jay street to Bolivar street, thence a single track in the center of Bolivar street to Lyell avenue, with a double curve from Bolivar street to the present tracks of the company on Lyell avenue, thence along the present tracks of the company in Lyell avenue to Saratoga avenue, with a double curve at Saratoga avenue, from the present tracks of the company; thence a single track in and along Saratoga avenue to Vernon street; thence a double track along the center of Vernon street to and along the center of Backus avenue to the north end of Backus avenue, together with necessary switches, sidings, turnouts and turntables and suitable stands for the convenient working of the rail-

road, upon the express condition that the provisions of chapter 242 of the laws of 1884 pertinent thereto shall be complied with, and upon the further provision and condition hereby made, that the right, tranchise and privilege of using said streets to construct, maintain, use and operate a street surface railroad and said extension lines and branches shall be sold by and under the direction of the city treasurer of and under the direction of the city treasurer of the city of Rochester, at public auction, on the 23d day of August, 1887, 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 operate a street railroad in the city of Rochester and which will agree to give the largest percentage per annum of its gross receipts with adequate security by a bond or undertaking in writing and under seal in such form, condition, amount, and surities as shall be required and approved by the city treasurer of the city oi Rochester for the fulfillment of said agreement and for the commencement and completion of such railroad lines, branches and extensions according to a plan or plans and the route or routes above herein referred to, within the time designated therefor by the provisions of chapter 642 of the laws of 1886 and the amendments thereof, with at least two sureties who shall be freeholders within the county of Monroe. The clerk is hereby directed to publish three times a week for at least three weeks in two daily newspapers, published in the city of Rochester, to be designated by the mayor, notice of the time, place and terms of such sale and of the route to be sold, and of the condition upon which the the consent of the city of Rochester to the construction. maintenance, use and operation of said railroad line, branches and extensions will be given.

ester for the consent of the city of Rochester for the construction, maintenance, operation and use of a railroad, and an extension and branches thereof on the surface of the soil through, along and upon streets hereinafter named, and due advertisement

streets hereinafter named, and due advertisement according to law has been had.

Resolved, That the consent of the City of Rochester be and it is hereby given to the highest bidder at the sale hereinafter provided for, to construct, maintain, operate and use a railroad and certain extensions, branches and lines of railroad on the surface of the streets rough, "upon and along the following named streets viz."

following named streets, viz.:

From their present tracks on West Main street, a double track along the center of Plymouth avenue to Spring street; thence a single track along Plymouth avenue to the crossing of the Genesee Valley canal bridge; thence a double track along the center of Plymouth avenue to the intersection of center of Plymouth avenue to the intersection of South Sophia street; thence along South Sophia to Genesee street, together with the necessary switches, sidings, turnouts and turntables, and suitable stands for the convenient working of the railroad, upon the express condition that the provisions of Chapter 242 of the Laws of 1884 pertinent thereto, shall be complied with, upon the further provision and condition hereby made, that the right, franchise and privilege of using said streets to construct, maintain, use and operate a street surface railroad and said extension lines and branches shall be sold by and under the direction of the City Treasurer of the City of Rochester at public auction on the 23d day of August, 1887, 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 operate a street railroad in the city of Rochester and which will agree to give the largest percentage per annum of its gross receipts with adequate security by a bond or undertaking in writing and under seal in such form, condition, amount and sureties as shall be required and approved by the City Treasurer of the city of Rochester for the fulfillment of said agreement and for the commencement and completion of said railroad lines, branches and extenagreement and for the commencement and com-pletion of said railroad lines, branches and exten-sions according to a plan or plans and the route or routes above herein referred to, within the time designated therefor by the provisions of chapter 642 of the laws of 1886 and the amendments thereof, with at least two sureties who shall be freeholders within the county of Monroe. The clerk is hereby directed to publish three times a week for at least three weeks in two daily newspapers, published in the city of Rochester, to be designated by the Mayor, notice of the time, place and terms of such sale and of the route to be sold, and of the condi-tion upon which the consent of the city of Rochester to the construction, maintenance, use and operation of said railroad line, branches and extension will be given.

By Ald. Marson-Resolved, That the petitions of By AIG. MARSON—RESOIVEG, THAT THE PETITIONS OF the Rochester Cable Company and the Rochester City & Brighton Railroad Company for leave to lay tracks on various streets in the City of Rochester, lie on the table until the meeting to be held August

2. 1887. Lost.

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By Ald. Sullivan—Resolved, That the following amendment be inserted in the resolution relating to street cars: "And this consent shall authorize to street cars: to street cars: "And this consent shall authorize the operation of a single or double track, or partly single or partly double track, railroad, as may be necessary for the purpose of the power used in the operation of said road along the streets herein described.

scribed.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fritzsche, Foley,
Hall, Swikehard, Judson, Kelly, Thayer—9.

Nays—Ald. Marson, Fee, Kohlmetz, Elliott,
Selve, Stein—6.

Ald. Elliott moved that the rule relating to the

Ald. Elliott moved that the rule relating to the adjournment of the board at 10:30 be suspended. Adopted by the following vote:
Ayes—Ald. Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—13.
The original motion of Ald. Sullivan, as amended, relating to granting franchise to the Rochester City & Brighton Street Car Company, was lost by the following yote:

the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Judson—4.

Nays—Ald. Fee, Kohlmetz, Elliott, Foley, Selye,
Hall, Swikehard, Stein, Kelly, Thayer—11.

By Ald. Foley-Resolved. That the consent of the common council of the city of Rochester be and hereby is given to any incorporated railroad or railway company, organized to construct, maintain and operate a street railroad in the city of Rochester, which shall be the highest bidder at the sale hereinafter provided for, to construct, maintain, use and operate a street surface double-track railroad in, through, along and upon the surface of the streets and avenues hereinafter named, subject to the conditions, restrictions, limitations and provisions hereinafter set forth, to wit: Commencing at the intersection of the center line of Genesee street with the conter line of Brooks avenue, thence along Genesee street to Plymouth avenue—sometimes called South Sophia street-to West Main street, thence across the tracks of the Rochester City and Brighton railroad company on West Main street, and across said last named street to Sophia street thence along Sophia street to Center street, thence along Center street to Jones street, thence along Jones street to Jay street, thence along Jay street to Bollvar street, thence along

Bolivar street to Lyell avenue, thence along Lyell avenue to Saratoga avenue, thence along Saratoga avenue to Vernon street, thence along Yernon street to Backus avenue, thence along Backus avenue to the northerly end of Backus avenue, thence across and on lands to be ac-quired by said bidder to Emerson street, thence along Emerson street to Thrush street, thence along Thrush street to Driving Park avenue, thence along Driving Park avenue to the street east of and bounding on the lands of the Rochester Driving park association, which street is sometimes called the boulevard, thence along said last named street to the northerly end thereof, thence northerly across and on lands to be acquired in extension of said street called the boulevard to the big Ridge road, thence along the big Ridge road to Lake avenue, thence along Lake avenue to the northerly end of the city; with a branch line extending from the main line at the intersection of the boulevard and Driving park avenue, thence along Driving Park avenue to Lake avenue, thence across the tracks of the Rochester City and Brighton railroad company on Lake avenue to the easterly end of Driving Park avenue—sometimes called McCracken street. Together with all necessary connections, switches, slidings, turnouts, turn-tables and suitable stands for the convenient working of the railroad. And be it further resolved, that the conditions, restrictions, limitations and provisions under which this consent is granted, are as

First-The right, franchise and privilege of using the said streets, highways and avenues, for the purposes aforesaid, shall be sold at public auction to the bidder who will agree to give the largest percentage per annum of the gross receipts of said company or corporation with adequate security, as hereinafter provided, for the fulfillment of said agreement, and for the commencement and completion of such road ac-cording to the plan or plans hereinafter set forth, and on the said route herein fixed for its construction, within the time hereinafter desig-

nated and prescribed therefor.
Second—The bidder to which such consent shall be sold shall be an incorporated railroad or railway company, organized to construct, maintain and operate a street railroad in the city of Rochester and state of New York.

Third-The railroad upon said route may be operated by cable motor power, by electricity upon plans hereafter to be approved by the Common Council, by animal or horse power or by any other power other than locomotive steam power, which may be consented to by the common council of the city of Rochester and by a majority of the property owners, obtained in accordance with chapter 252 of the laws of 1884, and chapter 642 of the 252 of the laws of 1884, and chapter 642 of the laws of 1886.

Fourth-That in the construction of the said railroad and its equipment, the materials and work employed shall be of the best quality and character; and the said railroad shall be constructed with the flat grooved girder rail, having the upper surface flush with the pavement. The width of the opening or groove to be not more than three-fourths of an inch; and that the cars thereon, throughout the entire route, shall be run as frequently as the convenience of the public may require, and that no freight cars shall be run upon the route, or any part thereof, in-cluded in the said consent, except during such hours of the night as may be permitted by ordinance hereafter passed by the common council; and the plan of construction, quality and pattern of material, number and location of sidings, switches, turn-outs and turn-tables shall be subject to the approval of the executive board of said city.

Fifth-The bidder to which the aforesaid sale shall be made, and any corporation using the tracks constructed or laid under or in pursuance of this consent, shall comply with the ordinance passed by the common council of the city of Rochester on March 29, 1887, regulating the street railroads, and any amendments thereof except as to the power usel in the propulsion of the cars as otherwise provided for herein, and all such reasonable ordinances or regulations which the local authorities having charge of the aforesaid streets, avenues and highways, or any of them, shall make as to the rate of speed, mode of use of tracks and removal of ice and snow.

Sixth—That the bidder to which the aforesaid sale shall be made, its successors and assigns, shall not charge any passengers more than five cents for any one continuous ride from any point on its road, or any road or line or branch operated by it or under its control, to any other point thereon, or on any connecting branch thereof within the limits of the city of Rochester; but shall make and enforce such rules and regulations as shall secure to each passenger upon such route or routes one continuous ride between any two points on such route or routes, for the single fare of five cents.

Seventh—That the said bidder as to the whole route hereinabove described, and any company or corporation using or operating a road upon the tracks, or any part of the tracks, constructed upon said route under and by virtue of the consent hereby given, or the sale had in pursuance thereof, as to the tracks so used by any such company or corporation, shall be and is hereby required and unqualifiedly bound (1) In all such streets, avenues and highways as may be permanently improved at the time when the work of construction is commenced, to repair and keep in permanent repair, the portion of said streets, avenues and highways upon which the tracks shall be constructed, between the tracks, the rails of the tracks, and a space two width outside of and adjoining the outside rails of the track or tracks, so long as such tracks so constructed shall continue to be used. (2) On all unimproved streets, avenues and highways along said route to macadamize and keep in permanent repair the portion of said unimproved streets, avenues and highways upon which the tracks shall be so constructed, between the tracks, the rails of the tracks, and a space two feet in width outside of and adjoining the outside rails of the tracks, so long as such tracks so constructed shall continue to be used. (3) Whenever any street, avenue or highway along said route shall be improved under an ordinance of the common council, said bidder shall pay the expense of making any such improvement between its tracks, the rails of its tracks, and a space two feet in width outside of and adjoining the outside rails of its track or tracks, and keep the same in permanent repair, so long as such tracks so constructed shall continue to be used. And this obligation in respect to the construction, improvement and repair of the roadways aforesald shall not be dependent upon the requirements of the local authorities, but are hereby made absolute and unqualified obligations, and shall apply to and be operative upon the successor or approximate and topping the successor of the successor upon the successor or successors, assign or assigns, of said bidder, and all companies or corporations which shall at any time use the said track or tracks, or any portion of the same. Eighth—That the said bidder shall commence

Eighth—That the said bidder shall commence the construction of the railroad aforesaid within one month from the time of the sale of the franchise herein provided for, and shall complete such l. ne throughout its entire length, and have the same ready for operation on or prior to the first day of July, 1888, except that, for good cause shown, the time for the completion of such railroad may be extended by the common cour-

cil of the city of Rochester.

Ninth—That consent is hereby given that the said bidder may construct and operate a double track railroad throughout said entire route of the form of construction and manner of operation with cable motor power as follows: The plant consists of a stationary source or sources of power, engines, boilers and machines, which

may be located at either end of the said line, or at any intermediate station or stations upon land to be acquired by said bidder for that purpose. for the propelling power of the cable along the line of the streets, avenues and lighways. The conduits used in the construction of such cable railway shall be of seel; the yokes shall be of a steel "T" rail, bent into the form apbe of a steel "I rail, bent into the form approximating that of a horseshoe, with wings running off on each side at or nearly at right angles into and under the rail on either side of the conduit. The conduit shall be braced by two rods or brace-bars running at a right angle from the outer wheels on the lower circle of the horseshoe form, and nearly on to the end of the horizontal wings, to which they shall be connected by bolts passing through the web of the rail which makes the yoke. The rail used upon the street surfa e shall be of the form known as the street surface rail, and be laid even with the surface of the street, so that vehicles are not obstructed in the passage across the roadway at any angle. The groove in the center of the rail shall not be more than three-fourths of an inch wide, nor more than three-fourths of an inch deep. This groove is for the purpose of the flange of the wheel under the car treading in the groove. The slot rail shall be of the "Z" form, and the space between the two parallel rails shall not exceed three-fourths of an inch, and each slot rail shall be held in its normal condition by brace-rods or bars with double nuts, one on each side of the "Z" or slot rail, for the purpose of adjusting and holding the rail in its normal condition. The brace-rods shall run into and through the chair which the track rail is set and keyed. yokes shall not exceed in distance, one from the other, more than five and a half inches, and shall be continuous from end to end of the road, placed at not more than the above distance. every thirty feet there shall be placed in the lower arc of the yoke or conduit a perpendicular bar of not more than twelve inches, and not less than nine inches in diameter for the purpose of carrying the cable in its passage through the conduit. The intervening spaces between the yokes of the conduits shall be built up of conyours of the conduits shall be not be crete of the proper mixtures to guarantee permanency in construction, and shall be not less than six inches thick from the inner wall of the conduit-yoke, and shall extend outward under the entire structure and six inches beyond, for the purpose of receiving the entire structure and holding it permanently in its position.

Tenth—That the payment of the percentages uponlgross receipts payable under the bid, at such sale, shall be made annually on the 1st day of November, for the year, or part of the year, ending on the next preceding 30th day of September.

Eleventh—That the bidder at the sale aforesaid shall pay the expense of publication of the notice of sale herein provided for and all publication of notices, resolutions, applications and proceedings connected with the consent of the local authorities of the city of Rochester to the sale of said franchise, which expense shall at the time and place of the sale, be paid by the said bidder to the treasurer of the city of Rochester, and which sum so paid for said expenses, shall be in addition to any payments which said bidber shall be required to make under and in pursuance of chapter 2.2 of the laws of 1884, and chapter 642 of the laws of 1884, and

Twelfth—That this consent is given, and the said sale shall be made, upon the express understanding that the conditions herein stated do not relieve said bidder, or any company or corporation, operating the road upon any of the tracks constructed under this consent, from any conditions, obligations, liabilities, payments or duties, to which they might have been liable in the absence of such conditions.

Thirteen—That the said bidder, and any company or corporation, which shall construct, maintain, use or operate said road, or any part thereof, shall at all times comply with and observe such regulations and rules as the executive board of said city may make or give, from time to time, with reference to the crossing of or interference with sewers, water-mains or pipes, electric wires, cables, pipes or conduits, gasmains or pipes, and other structures or appliances in any of the said streets, avenues and highways, and shall also comply with and observe such rules and directions as may, from time to time, be given or made by said executive board, with reference to the construction and maintenance of said road, and every part thereof.

Fourteenth—The consent herein provided for shall be, and hereby is, deemed consent to cross any and all streets, avenues and highways intersecting or crossing said route and any bridge or bridges in the line of said route, so far as the municipal authorities of the city of Rochester have power to give such consent.

Fifteenth—That the highest bidder must at the sale and forthwith, deposit with the city treasurer the sum of \$5,000, either by certified check payable to said treasurer's order and drawn upon some bank in the state of New York, or in cash, as security for the completion of the bid according to the terms and conditions upon which the sale is made; and if the bid be so completed, then the sum so deposited shall be refunded to the bid der; but if the bid be not so completed, then the said sum shall be retained and paid into the treasury of the city of Rochester, as and for full payment of the damages suffered by said city by the non-completion of said bid. If the said check is not delivered, or the money paid, as aforesaid, the right, franchise and privilege will be again put up at public auction for sale, either forthwith, or at such time as the sale thereof may be duly adjurned to by the said treasurer; and any and all re-sales shall be made upon the terms, conditions, restrictions and limitations herein prescribed.

Sixteenth—That the said bidder, and any company or corporation which may at any ime own, control or operate the said road, or any part thereof, shall have and provide a driver or gripman and a conductor upon each car at all times, which conductor shall have charge of such car. Provided that when two or more cars are connected and run as a train but one gripman and one conductor shall be required,

Seventeenth—That the said bidder shall, within ten days after the sale at public auction, execute under its corporate seal, to be attested by its president, treasurer, or secretary, and by virtue of a resolution of its board of directors, an instrument in writing, duly acknowledged, which shall be delivered to the city treasurer, and which shall contain and express the acceptance by the said bidder of this consent of the common council for the construction, maintenance, use and operation of the proposed railroad upon the streets, avenues and highways above mentioned, upon the terms and conditions upon which this consent is granted, and binding said company to abide by, comply with, faithfully perform and keep said terms and conditions, and each of them. And at the time of the delivery of said instrument, said bidder shall deliver to said treasurer, a bond and an undertaking in writing, duly acknowledged, and under seal, in such form, condition, amount, and sureties as shall be required and approved by the said treasurer, which bond, in addition to such conditions as shall be required and approved by said treasurer, which bond, in addition to such conditions as shall be required and approved by said treasurer, which bond, in addition to such conditions as shall be required and approved by said treasurer, which bond, in addition to such conditions of said road, as above provided for, the sum of twenty-five

thousand dollars, and for the non-completion of the said road, as above provided for, the further sum of twenty-five thousand dollars, which said sums shall in said bond be fixed and agreed upon as the liquidated damages to be recovered by the city upon the said bond.

Eighteenth—That the sale at public auction of the right, franchise and privilege mentioned above shall be attended and conducted by the treasurer of the city of Rochester, and shall be held at a public place in said city, to be designated by the said treasurer, and on the earliest practicable day, to be designated by him, or at such time to which the same may be adjourned from the day specified in the notice so published, not exceeding twice and for a period not exceeding four weeks in the aggregate, and only after notice of the time, place and terms shall have been published by the said treasurer three times a week for at least three weeks in two daily newspapers in said city, to be designated by the mayor of said city.

Ninteenth—It is further resolved, that the acceptance aforesaid shall also contain the express provision that the company or corporation which shall be the highest bidder at such sale, its successors or assigns, shall not sell or lease the franchise so to be sold to it, or the said railroad on said route, or any part thereof, to any other company, person, or corporation, or effect any consolidation with any other street railroad corporation, without the consent of the common council of the city of Rochester being first obtained.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

By Ald. Selye—Petition for the improvement of Jones avenue. Referred to the Surveyor to prepare an ordinance,

Ald. Selve moved that action on the final ordinance for the improvement of Jones street be reconsidered. Adopted.

Ald. Selve moved that the ordinance be indefinitely postponed. Adopted.

Ald. Selye moved that taxpayers on Ravine avenue, from First street to Thrush street be allowed thirty days to build their own side walks. Adopted.

By Ald. Hall—Bill of Rudolph Vay, insurance, school property, \$328.44. Referred to the Finance Committee for payment.

By Ald. Judson—Petition of Emil Zipke to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Kelly—Petition of N. Y. Life Insurance Co. for remission of taxes. Referred to the Assessment Committee,

By Ald. Kelly—Petition for the widening of Campbell street west. Referred to the surveyor to prepare an ordinance.

By Ald. Thayer—Petition of C. H. Ellsworth to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Thayer—Petition of Ernst L. Moeschler to cancel tax on personal property. Referred to the Assessment Committee.

Ald. Sullivan moved that the name of Frankfort alley be changed to Whalen court and that the Executive Board place the usual street signs, and that the Clerk enter the same in the Street Register. Adopted,

On motion of Ald. Elliott the Board then adjourned.

PETER SHERIDAN. City Clerk.

In Common Council, July 26, 1887.

REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding. Siding.
Present—Ald. Tracy, Sullivan, Marson, Fee,
Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall,
Swikehard, Stein, Bohrer, Kelly, Thayer—15.
Absent—Ald. Judson—1.

APPROVAL OF THE MINUTES.

The minutes of the preceding meeting were approved as published in the Book of Proceedings.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCES.

By Ald. Fritzsche—Petition of John J. Powers for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal

with power to act.

By Ald. Foley—Petition for the grading of Cottage street. Referred to the Surveyor to prepare an ordinance.

Also the petition of G. N. Wheeler, to erect a wood building, and moved permission be granted. Adopted.

Adopted.

By Ald. Selye—Petition of M. Kondolf and others for remission of taxes, referred to Assessment Committee. Also a petition for sprinkling Smith street, referred to the Surveyor to prepare an ordinance.

an ordinance.
By Ald. Selye—Petition of Fritz Kern to erect a
wood building, referred to the Wood Building Committee and Fire Marshal with power to act.
By Ald. Swikehard—Petitions of Chas. Rapp and
Gottlieb Konath, referred to Wood Building Committee and Fire Marshal with power to act.
By Ald. Swikehard. By Ald, Swikehard-

REPORT OF THE POLICE CLERK FOR THE MONTH OF JUNE, 1887.

Police Commissioners' Office, July 16, 1887.

GENTLEMEN-I respectfully submit the following

as my report for the month	ly submit	tne ror	towing	5
as my report for the month	of June, 1	887.		
June, 1887.	Crime. P		. Paid	٠
1—Leonard Brown	drunk	\$ 5		
Mary Hayes	• •	10		
John Ham	••	5		
Dominick Mongillo	assault	15	15	
Chas. H. Riley	drunk	10		
Thos. McCormick	• • •	10		
2—Wallace Luscomb		cost	3	
Mich. Burns	• • •	3	3 3 3	
Thos. Ragan	• • •	3	3	
Keron Flannigan	• •	10	10	
Minnie Michaels	• • •	10	10	
Mary Weber	assault	5	5	
Robt. McIntyre	drunk	5		
Ida Rapp	pet. lar.	10	5	
3—John Burns	drunk	cost	2	
Maurice Moynihan		5		
Sarah Burke	• •	10		
Mary Williams	• •	10		
4—Thomas Craston	• •	5		
Ida Long		10	10	
Irene Rufford		10	10	
Thos. R. Hawkins		10	10	
Thos, Kinsella		10		
6-Wm. McAnally		cost	5	
John Malone		3	$\frac{5}{3}$	
John Ham		10	0	
Geo. H. Fitch		cost	1 90	
Robert Baley		3	1 50	
Reuben Storms		3	3	
Mary Bushler		cost	4 87	
Emma Barton		10	+ 01	
Lillie Dean	vio. ord.	50		
John O' Neil	drunk	10	2	
Geo. Sharpe	ui unk	10	N	
Kate Sharpe:		5	ĸ	
Nicholas Englert		10	5 5	
Frank Grappenstetter.	::		5	
Ed. Moses		ទួ		
Teage Rappy		5 5 5		
Isaac Berry				
7—Gregory Nolan		10		
John McMahon		10		

28

1	Anthony Carter	ex. person	ւ 50	
	Philip Fridley	drunk vio. ord.	5 5	
8-	-Kate Orman	drunk	10	
	Philip Fridley Kate Orman Wm. McAnally John Livingston	••	10	
	John Livingston		$\frac{10}{10}$	
	Wm. Ryks	vio. ord.	5	5
	Safronia Wahl	••	5	5
	John Kelly	drunk	10	
	David Roche	assault drunk	$\frac{30}{5}$	5
	John F. Murphy Dan'l J. Sullivan	• •	5	5
10-	-John Shultz	••	cost	2
	Chas. Hoffman Fred. Margrander		10	10
		petit larc'		10
11- 13-	-Ed. Lennan	drunk vio. ord.	$\frac{10}{5}$	
10	Jacob Graft. John O'Keefe. Mary Dugan. Mary Lawless. Rich. Holden	drunk	3	3
	John O' Keefe	• •	5	3 5
	Mary Dugan		10	
	Mary Lawless		$\frac{10}{10}$	
	Maggie Holden Lizzie Bushler Kate Maloney Kate McCall Ann McDermott		10	
	Lizzie Bushler	• •	10	
	Kate Maloney	••	10	
	Ann MaDamatt		$^{10}_{10}$	
	John Smith		10	
		••	10	
	James Cain	••	10	
	Thos, Cranson	rdo and	$^{10}_{5}$	5
	Mich. Fitzgerald. James Cain. Thos, Cranson. John Beatty. Patk. Culhane. John Martin. John Smith. John Bayne. Barbara Hersch. Albert W. Gorseline. Keron Burke. Paul Donovan.	vio. ord. drunk	cost	53555
	John Martin		5	5
	John Smith	••	5	5
	John Bayne		$^{5}_{10}$	5
	Albert W Gorseline	vio. ord.	cost	2
	Keron Burke	drunk	10	
	Paul Donovan		10	
	Mary Donovan		5 3	0
	John Philling		10	3
	Frank Leonard	• •	10	5
	John Kanaley	• •	10	_
	Keron Burke Paul Donovan Mary Donovan Geo. Oaks John Phillips Frank Leonard John Kanaley Fred Bauer Ed L. Gomminginger -Dan'l Scanlan		cost	3
	Ed L Gomminginger	vio. ord.	$^{10}_{2}$	
14-	-Dan'l Scanlan	drunk	$\frac{2}{5}$	
	Henry Jemerson Wm. Shoemaker	••	5	5
,	Wm. Shoemaker		$\frac{5}{5}$	5 5
	Mich. O'Neil Thos. O'Neil		5	5
	A Moran	• •	10	•
	Clinton Martin Frank McAnally James Disbrow	assault	5	J
	Frank McAnally	ndo and	$\frac{5}{10}$	5 9
15-	-Maurice Movnihan	vio. ord. drunk	5	ð
	Sarah Nixon		10	
10	James Distrow		5	
16-	-James Murphy		$\frac{5}{10}$	
	Chas. Seales		10	8
17-	Henry St. Hellen Clement Pfeifer	vio. ord.	-3	
	Clement Pfeifer	••	10	
	Fred Werner. Chris. BurkhardtPeter McLarkie. Mary McLarkie. Mary Keleher. Martin Gunther	drunk	5	
20-	-Peter McLarkie		10	
	Mary McLarkie	••	10	
	Mary Keleher	• •	10	
	Martin Gunther John Keegan Loseph Wadsworth		3	3
	Joseph Wadsworth		$^{10}_{5}$	
	James McLarkie	• •	10	
	Wm. Owens	••	10	5
	John Eagan		10	10
	Blair Reynolds Mary Barry John Needham	• •	$^{10}_{5}$	10 3
	John Needham	• •	5	5
	Jerry Keeler	• •	5	
	John Crane	••	10	5
	John Brown	• •	5	
	Patk. Donnelly	••	3	3
	Patk. Donnelly. John Hayes. Napoleon Theisawlt.	::	55355	3
	George Engler	••	5 5	3 5 5
	/		J	Э

73 1 20	
Frank Shearer	we present the annexed resolution and recommend its adoption by the Council.
Margaret Zimber vio. ord. 5	Respectfully submitted,
21—Joseph Delanty drunk 5 5	Frank Fritzsche,
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	J. H. FOLEY, GEO. W. ELLIOTT,
Joseph H. Lockwood . petit larceny 50	JOSEPH H. FEE,
22—John Wunch drunk 10 5	Water Works Committee.
John McShane	E. KUICHLING, GEO. W. ALDRIDGE.
Fred Heilbroun assault 5 5	GEO. W. ALDRIDGE, J. M. AIKENHEAD,
Mich. Fogerty petit larceny 50 30	Executive Board.
24—Delia Boode	Ordered received, filed and published. By Ald. Fritzsche—Resolved, That the Executive
25—Thomas Conway 3 3	Board be and it is hereby authorized and directed
John Moore 10	to extend suitable water mains in West street from
1111 MOUIC	Lorimer street to Costar street, and in Somerset street from West avenue, southerly about 530 feet,
John McLaughlin 3	at an estimated cost of eleven hundred and fifty
ratrick boylan	dollars, and to pay for the same from the water pipe extension fund. Adopted.
Louis Slaughter 10 Henry Christie 5 3	pipe extension rund. Adopted.
Sanford M. Cassidy 5	FINANCE BUDGET No. 4.
Hannah Schwartz vio. ord. 80 20 Wm. Powers lot'v chance 25 25	By Ald. Thayer—Resolved, That in pursuance of
James Archer 25	Section 58 of the City Charter, the City Clerk be,
George White 25 15	and he hereby is directed to draw warrants on the City Treasurer, in favor of the following named
28- Bridget McGann drunk 10	persons, for the amounts set opposite their respective names, and that the City Treasurer be, and he
Mary Lynch	ive names, and that the City Treasurer be, and he
Fred Fay Hotel fraud Cost 1	hereby is directed to pay said warrants when there are funds applicable, and charge the proper funds,
John Hyland vio. ord. 5 5	as follows:
30—Annie Freeman drunk 10 Henry Adams assault 3 3	CONTINGENT FUND.
irenty ridams assault 5	Post-Express Printing Co., printing blanks \$ 60 25
\$443 77	publishing notices 16 50
STATE OF NEW YORK, County of Monroe, City of	Union and Advertiser, printing official pro- proceedings 974 61
Rochester, ss:	··· ·· official no-
I, B. Frank Enos, Police Clerk of said city, being	tices 530 44
duly sworn, doth depose and say that the foregoing	Rochester Printing Co., printing, civil ser-
report contains a true and correct statement of all the moneys received by me as such clerk during	vice 26 50
the month of June, 1887, for fines, penalties	Rochester Printing Co., printing, City At-
the month of June, 1887, for fines, penalties and costs imposed by the Police Justice of said	torney 90 00 Rochester Printing Co., printing official
city. B. Frank Enos, Clerk. Sworn to before me this 26th day of July, 1887.	notices
	Geo. F. Flannery, printing blanks 10 00
T. H. MAGUIRE, Commissioner of Deeds.	Geo. F. Flannery, printing blanks
Ordered received, filed and published.	H. D. Bryan, printing blanks 6 50
By Ald. Stein-Petition of Jos. Thompson to	Rochester Baggage & Transfer Co., hack
erect a wood building. Referred to the Wood	hire
Bullding Committee and Fire Marshal with power	Chas. Englert, (W. B. Com.). 6 00
to act. Provide Robran Potition for a gaven in Ontario	110my 11am,
By Ald. Bohrer—Petition for a sewer in Ontario street. Referred to the Surveyor to prepare an	Jas. Kavanagh, hack hire.3 00Phillips & Mingle, hack hire.16 50
ordinance.	Ivan Powers, disbursements
By Ald. Kelly-Petition for a plank walk on	John A. Davis, disbursements 185 48
Myrtle street. Referred to the Surveyor to pre-	Rochester Dyeing Co., cleaning curtains 10 00 Dr. H. H. Langworthy, services as expert 35 00
pare an ordinance.	Dr. B. H. Hovey, services as expert 50 00
By Ald. Thayer—Petitions for water mains in Berlin, Morrill, Boardman streets, and Union place.	PAY ROLL MONTH JULY.
Beferred to the Water Works Committee and Ex-	C. R. Parsons, Mayor 275 00
ecutive Board.	John A. Davis, Treasurer
By Ald. Thayer—Petition for lamps on Central	F. P. Allen, Asst. Treasurer 166 66 Edward Thomas, clerk 91 67 Char M Poetti, 93 33
Park. Referred to the Lamp Committee.	Chas. M. Beattie, 83 33
REPORTS OF STANDING COMMITTEES.	A. D. Davis, 70 00
By Ald. Fritzsche—	Fred E Shedd
ROCHESTER, July 25, 1887.	Ivan Powers, City Attorney
To the Honorable, the Common Council:	Ivan Powers, City Attorney
GENTLEMEN—Your Water Works Committee	E. D. Smith, Stenographer
and the Executive Board respectfully recommend	I F Ouinby Surveyor 191 66
that suitable water pipes be extended in the fol-	W. J. Stewart, Assistant Surveyor 125 00
lowing named streets: In West street from Lorimer street to Costar	W. B. Sackett, 83 33
street; in Somerset street from West avenue, south-	I H Ouinby. 63 33
erly about 530 feet. The cost of these extensions	
is estimated at eleven hundred and fifty dollars.	Wm. M. Rebasz,
This expenditure will exhaust the money in the fund which can be used for water pipe extensions	Martin Wahl 48 33
the present year, so far as we are at present in-	
formed. 1 mursuance of the foregoing recommendation	L. A. Pratt, City Assessor
a suance of the foregoing recommendation	1 H. J. Mallar, 223 00

Tanak Carlina	225 00 1	LAMP FUND.	
Jacob Gerling Thos. E. White, Judge Municipal Court Geo. E. Warner, Wm. F. Chandler, Clerk Peter Sheridan, City Clerk. F. J. Irwin, City Messenger	200 00	Rochester Gas Light Co., lighting lamps for	
Geo. E. Warner,	200 00	Tuno ©*	866 40
Wm. F. Chandler, Clerk	75 00 166 66	Citizens' Gas Co., lighting for June 1	,389 00
F. J. Irwin, City Messenger	100 00	Citizens Gas Company, setting posts, etc., Brush Electric Light Co., lighting lamps,	8 80
Feter Sheridah, Chy Cierk. F. J. Irwin, City Messenger. Wm. Butler Assistant City Messenger. Arthur McCormick, Fire Marshal. Daniel O' Neil, Watchman City Hall. John O' Leary, Engineer Peter G. Miller, Janitor City Bld'g Geo. A. Benton, Clerk Civil Service Com William H. O' Kane, Milk Inspector	20 83	June 4	864 50
Arthur McCormick, Fire Marshal	100 00 75 00	United Gas Imp. Co., lighting for June	352 50
John O'Leary, Engineer	75 00	PAY ROLL FOR MONTH OF JULY.	
Peter G. Miller, Janitor City Bld'g	75 00	Chas. R. Finnegan, Supt. Electric Light \$	50 00
Geo. A. Benton, Clerk Civil Service Com	25 00 83 33	PARK FUND.	
wimam H. O Kane, Mirk Inspector	00 00	C. F. Stone, cartage\$	10 00
POOR FUND.		PAY ROLL FOR MONTH OF JULY.	
	1,060 80	Tohn Charidan lahar on narke &	40 00
St. Mary's Orphan Asylum, board St. Patrick's Orphan Asylum, board	1,012 57 848 00	M. Ridersbacher,	40 00
Rochester Orphan Asylum, board	424 68	Eugene Austin,	$\frac{40}{40} \frac{00}{00}$
Sisters of Mercy, board	728 00	Andrew Wolf,	40 00
Industrial School, board	680 00 514 25	John McCormick	40 00
Home of Industry, board	140 00	CITY PROPERTY FUND.	
Geo. Oppel, bread	8 93	Rudolph Vay insurance school property \$	328 44
J. C. Gray, groceries. T. J. Kenning, groceries.	60 00	Raymond & Ashley, Fred Zimmer, James Johnson, M. E. Wollf,	437 95
Richmond & Saunders, groceries	28 50 4 50	Fred Zimmer,	$\frac{328}{273} \frac{44}{70}$
Andrew McDade, groceries	24 00	M. E. Wollf.	492 bc
Frank Defendorf, groceries	14 00	J. B. Cutier,	$328 \ 4_{4}$
Martin Joiner, groceries	13 00 22 00	John A. Vanderwerf, Labor and material	159 5g
Punch & Son, burials	48 00	John R. Brady, painting City Hall Rose J. Clarke, cleaning Excise room Rose J. Clarke, cleaning City Hall	108 09 5 00
Whitney & Co.,	12 00	Rose J. Clarke, cleaning City Hall	$11 \ 25$
Hoffman & Co.,	$\frac{61}{12} \frac{00}{00}$	F. J. Irwin, cleaning City Hall	$\begin{array}{ccc} 11 & 25 \\ 65 & 00 \\ \end{array}$
John Eckhardt, meat	25 00	Maggie Gaffney, Burke, FitzSimons Hone & Co., carpets, etc.	$\begin{array}{c} 11 & 25 \\ 146 & 28 \end{array}$
Grainger & Smythe Bros., meat	75 00	Chas. E. Kruger, filling flower bed	16 00
C. Fromm.	$\begin{array}{ccc} 116 & 21 \\ 60 & 00 \end{array}$	Rochester Gas Light Co., gas, City Hall	$^{16}_{130} ^{00}_{7}$
Martin Joiner, groceries. Geo. Lang, groceries. Punch & Son, burials. Whitney & Co., Hoffman & Co., R. Milliman, John Eckhardt, meat. Grainger & Smythe Bros., meat. C. Fromm. W. C. Dickinson, coal Bernhard & Casey, coal P. G. Siener, medicines. O. J. & J. A. Bryan, medicines. L. P. Beck, shoes.	63 75	POLICE FUND.	
P. G. Siener, medicines	4 75	Union and Advertiser Co, advertising sale.	\$15 63
O. J. & J. A. Bryan, medicines	5 40 3 25	Post Express Printing Co., printing blanks	25 00
E. J. Keehn.	137 75	W. L. Buckland, livery hire	$\frac{4}{3} \frac{00}{00}$
M. Lauterbach, rent	4 00	W. L. Buckland, livery hire S. A. Pierce, M. D., Medical services C. F. Paine & Co., vitrol	112 25
S. A. Bowers, rent.	$\begin{array}{c} 31 & 00 \\ 14 & 00 \end{array}$	Elwood & Brian, repairs and Keys	3.80
F. J. Amsden, transportation	5 97	Jos. S. Roworth, expenses in Hart case E. P. Olmsted, meals for prisoners	$\frac{31}{20} \frac{29}{75}$
O. J. & J. A. Bryan, medicines. L. P. Beck, shoes. E. J. Keehn, M. Lauterbach, rent S. A. Bowers, rent John Englert, rent. F, J. Amsden, transportation. Michael McCormick, back hire.	12 00	Bailey & Co., cleaning carpets, etc	5 80
Henry Hall, hack hire Jus. Kavanagh, hack hire	$\begin{array}{c} 2 \ 00 \\ 5 \ 00 \end{array}$	Bailey & Co., cleaning carpets, etc	22 50
E. A. Holdridge, hack hire. P. C. Kavanagh, disoursements	1 50	Western Union Tel Co. services June	$\frac{13}{35} \frac{00}{73}$
P. C. Kavanagh, disoursements	29 20	Maggie Gaffney, cleaning for June	240
A. H. Martin, John L. Scott,	30 90 45 80	Bait. & Onio Tel. Co., services for June	$^{19}_{6}$ $^{66}_{00}$
		Samuel Sloan, repairs at headquarters Chas. E. Morris, stationary	8 25
PAY ROLL FOR MONTH OF JULY.	141.00	B. Frank Enos, expenses June	$\frac{8}{11} \frac{25}{20}$
A. H. Martin, Overseer	$\frac{141}{75} \frac{66}{00}$	PAY ROLL FOR MONTH OF JUNE.	
Thos. Swanton, Jos. Eagan, Geo. Hartel.	75 00	J. W. Rosenthal, Police Com., quarter sal-	050.00
Jos. Eagan, Geo. Hartel,	75 00 62 50	ary to July 1\$ James D. Casey, Police Com., quarter sal-	250 00
	41 66	ary to July 1	250 00
Dr. J. L. Roseboom, city physician Dr. Pauline Morton, city physician	41 66	Bartholomew Keeler, Police Justice	$\begin{array}{ccc} 291 & 67 \\ 125 & 00 \end{array}$
Dr. N. M. Collins, city physician Dr. A. R. Gumbarts, city physician	$\frac{41}{41} \frac{66}{66}$	B. Frank Enos, Police Clerk	150 00
Dr. V. A. Hoard, city physician	41 66	Chas. McCormick, Asst. Chief and Day Cap	116 67
Dr. Geo A Fischer, city physician P. P. Dickinson, Excise Com's	41 66	Wm. Keith, Night Captain	$\frac{108}{85} \frac{33}{00}$
C. Herzberger,	60 00 60 00	Frank B. Allen, John A. Baird, John E. McDermott, Frank S. Skuse,	85 00
Jas. Malley,	60 00	John E. McDermott,	85 00
John H. Mason, clerk.	65 00	Frank S. Skuse, John C. Hayden, Detective	85 00 90 00
HEALTH FUND.		Linos. Lynch,	90 00
PAY ROLL MONTH JULY.		Henry Baker.	90 00
Dr. J. J. A. Burke, Health Officer	83 33	Jos. S. Roworth.	85 00 90 00
Geo. Messmer, Registrar	70.83	Patk. C. Kavanagh,	90 00
Messenger, Messenger	33 33	Thos. Dukelow,	90 00
W. M. T. Kommetz, supt. of garbage	$104 00 \\ 125 00$	Geo. Long,	90 00 90 00
Henry M. Heinold, keeper Hope Hospital.	50 00	Older Oliver, Patrolman	75 00
Geo. W. Hall, health Inspector	41 66	Andrew Connolly,	75 00
J. N. Harder, Jas. Purcell.	$\frac{41}{41} \frac{66}{66}$		$\frac{75}{75} \frac{00}{00}$
Wm. T. Konimetz, supt. of garbage. Alex. Bruce, plumbing inspector Henry M. Heinold, keeper Hope Hospital, Geo. W. Hall, health Inspector. J. N. Harder, Jas. Purcell, Frank Downing John Galyin, sewer flusher.	41 66	Wm. P. O' Neil.	$\frac{15}{75} \frac{00}{00}$
John Garvin, Schot nasher	54 16		70 00
Aug. Helbing,	41 (Q	Ed McDonough,	75 00

		wa wa	g⊈ og kristisker seet og til
Chas. E. Fowler,			Board, are hereby certified to your honorable Board for payment, pursuant to sec. 148 of the City Charter. Respectfully submitted,
Wm. McKelvey, Jos. St. Hellen,	:	$\begin{array}{cccc} . & 75 & 00 \\ . & 75 & 00 \end{array}$	City Charter Respectfully submitted
Robert Sloan,			THOS. J. NEVILLE,
John Dean,		75 00	Clerk of Executive Board.
Samual Schwartz,	••	57 50	Clerk of Executive Board.
James A. Johnson,		75 00	·
Charles W. Peart,			Highway Fund.
Charles Hart, Michael Hynes,			·
Louis Nold,			Pay roll for week ending June 30th \$1,688 16
Peter Hess,	••	75 00	July 7th. 1,016 86
Oliver A. Youle,	••		July 14th 1.004 50
Fred. Kipphut,			July 21st 1,026 35 ————————————————————————————————————
Hiram Rogers,			Monthly pay roll lift bridge tenders, July. 350 00
P. J. Cummings,			Pay roll breaking McAdam 74 11
B. L. Stetson, Patrick Caufield,			Edward Tanner, 253 10
Patrick Culligan,		75 00	William Dolan, 40 83
William Murray,	••		McConnell & Jones, McAdam and stone chips. 96 75
Michael Englert,			chips
John Sullivan,	• • • • • • • • • • • • • • • • • • • •		James H. Nellis, McAdam 122 36
Dennis Hogan, James E. Ryan,			Atkinson & Sykes, repairs to tools 2 10
John Yaman,	••		Adam Klein, 3 70
Michael Zimmerman,		. 75 00	J. Schmitt, 5 65
George H. Kron,	•••••••	75 00	Garvey & Donnelly, 33 20
George Leise,			Geo. A. Lane, repairs to sweepers and sprinklers
Henry Baker, Jr., Michael Fitzpatrick,	· · · · · · · · · · · · · · · · · · ·		James Babcock, sand and gravel. 5 40
William Hilliard,			E. H. Cook Co., labor and material 2 85
Fred Walter			Geo. Arnold, painting street signs
Fred. Walter, John Bletzer,		75 00	Chas. Wells & Sons, tools
Geo. Mohr,	:		Standard Sewer Pipe Co., sewer pipe 64 13 W. W. Morrison, printing 16 50
E. O'Loughlin,			Hamilton & Mathews, hardware. 13 50
Geo. Kliesly,			Joseph Freidel keeping horse
E. J. O'Brien, John B. Davis,			H. A. Kingsley & Co., hardware
Nich J. Loos.			Louis Ernst & Son, hardware
Nich. J. Loos, John H. Dana,	••••••	. 75 00	Chas. E. Kohlmetz, iron work
Wm. White, Ed. Van Vorst, John C. McQuaters, John M. Reis,		. 75 00	Henry Flake, hardware
Ed. Van Vorst,			J. F. Bonesteel, rent of Frank street yard, 26 14
John C. McQuaters,			Whitmore, Rauber & Vicinus, labor and
John M. Keis,	••		material
Jacob Frank, John Wangman,			F. C. Lauer & Sons, labor and material 299 94
John Monaghan,	•• ••••••	75 00	J. Emory Jones, repairs to Lyell avenue
Chas. Siefferd,	••	75 00	bridge
Danl. Golding,	•••		Wm. Churchill Oastler, steam roller, as per
Mich. Cain, Jas. P. Flynn,	******		contract 4,703 20 Thos. J. Neville, clerk, disbursements 100 32 G. W. Crouch, Jr., lumber 64 75
Hugh Clark,			G. W. Crouch, Jr., lumber 64 75
Wm. Laragy,	•• ••••••		J. Weber, sand. 68 20 J. Sullivan, repairing tools. 22 96 G. W. & F. P. Crouch, est. for lumber. 1,200 00 Chas. W. Voshall, MacAdam stone. 166 25 F. D. Rothers of the control of the co
W. R. McArthur,	•• •••••	65 00	J. Sullivan, repairing tools 22 96
Chas. Stupp.			Chas W Vochall Mac Adam stone 166 25
F. A. Klubertanz			E. B. Booth & Son, badge 10 00
J. E. Moran,			
A. J. Moynihan,			Total\$13,562 91
Henry M. Meislohn.	••		
Chas. P. Player,		75 00	777 4 704 77
Theo. H. Cazeau, Henry M. Meislohn, Chas. P. Player, J. W. Chatfield			Water Pipe Fund.
John Coughin			Monthly manuall for Tules
Albert Gerber Isaac G. Lovett	••		Monthly pay roll for July\$ 636 82 Emil Kuichling, salary for July 200 00
Chas. Dingman	driver	65 00	Geo.W. Aldridge, 200 00
Michael Hyland	turnkey	. 75 00	James M. Aikenhead 200 00
Louis W. Miller	operator		Jackson & Woodin, Manufacturing Co.,, es-
Louis W. Miller Henry W. Martin Henry M. Webb	:: ,		timate No. 1 cast iron water nine and
Henry M. Webb	ignitor	. 29 48 . 60 00	special castings. 5,413 35 John Wahl & Co., lead. 1,092 50 C. P. Lyon, stop gate boxes, jackets
Jacob Markey Ben. C. Furtherer, ba	due for April. May	, 00 00	John Wani & Co., lead 1,092 50
and June		. 15 00	&c. 1. Lyon, stop gate boxes, jackets
and June Frank S. Skuse, bal. de	ie for April, May and	l co	Rochester Printing Co., printing 40 00 Schmidt, Kaelber & Co., supplies 13 60
June		. 50 00	Schmidt, Kaelber & Co., supplies
Geo. Mohr, bal. due fo	or March	$\begin{array}{ccc} & 12 & 50 \\ & 2 & 50 \end{array}$	Street Department Jahor 68 45
Wm. Hillard, patrolm Job W. Chatfield, pa	trolman	. 2 50 2 50	Thomas Holanan, estimate No. 4, deliver-
oor. w. Chameru, pa	ni Orimoni		Thomas Holahan, estimate No. 4, delivering water pipe, &c
EXECUTIVE I	BOARD DEPARTMENT	т,	Wm, Dyer, estimate No. 2, group 115 270 00
ROCHES	TER, N. Y., July 22	, 1887. \	Wm. Fuller, estimate No. 3, group 116 170 00
To the Common Coun			Wm, Dyer, estimate No. 2, group 115 270 00 Wm. Fuller, estimate No. 3, group 116 170 00 David Clancy, estimate No. 2, group 117 365 00 Wm. Dyer, estimate No. 1, group 118 1,000 00 John Howe, estimate No. 1, group 119 500 00
			Wm. Dyer, estimate No. 1, group 118 1,000 00
	bills and estimates, a		John Howe, estimate No. 1, group 119 500 00 Thos. J. Neville, clerk, disbursements 14 81
following statement,	having been lawf	ully con-	Zioni di itorino, didini, disbutbollidito 14 di
tracted, examined, a			Total\$10,498 28
			- ·

Water Works Fund.	1	James Mack, laborUtica Fire Alarm Telegraph Co., f	27 00
Monthly pay roll for July, 1887, operating	NO 084 00	Utica Fire Alarm Telegraph Co., f	ire 450 00
Monthly pay roll for July, 1887, service	52,074 23	Bell Telephone Co., rent of telephones.	160 00
expenses	2,106 93	John Cook, roof irons Phillip Ernst, repairs to harness	21 60
W. W. Morrison, printing Wm. J. Wilcox, stationery	37 00 4 64	C. G. Kimball & Co., harness soap	10 00
Jackson & Burleigh, stationery	4 30	Geo. B, Page & Son, whip and brush New York Central & Hudson River R.	2 25
John C. Moore, blank books Post-Express Printing Co., blank books	27 75 80 00	Co., rails	8 00
Geo. B. Page & Son, harness	55 00	Co., rails	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
B. F. Harris, rent of barn for July Weaver, Palmer & Richmond, hardware	22 50 4 47	Thomas Brooks, repairs to harness	3 00
McConnell & Jones, sand, pipe and cement United Gas Imp't Co., gas for April and	13 50	Madden & Sullivan, repairs to sewer A. V. Smith Co., harness, etc	$\begin{array}{ccc} & 6 & 50 \\ 73 & 75 \end{array}$
Junegas for April and	6 15	Thos. J. Neville, clerk, disbursements	17 14
Rose & Eddy, hardware	1 60	John A. Vanderwerf, reprs. to buildings	3 22 72
H. A. Kingsley & Co., hardware	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Total	\$ 6,649 65
Frederick Wirley, repairs to wagon	3 00	Street Sprinkling Funds.	
Chas. Wells & Sons, wrenches	5 00 10 50	Geo. Bantel & Sons, estimates:	
M. Barry, wood Rochester Printing Co., printing	18 00	Center st., O. 3,083 \$ 16	
Goodale & Stiles, lanterns A. Sorge, Jr., labor on taps	$\begin{array}{ccc} 2 & 17 \\ 3 & 50 \end{array}$	Frank st., O. 3,098	
J. Emory Jones, repairs to machinery at		Fulton ave., O. 3,102	
pump house	195 55	Lake ave., sec. 1, O. 3.110	
Co., packing Doyle & Gallery Co., coal. National Meter Co., meters, &c.	7 00	E. Mam st., O. 3,113 246	
National Meter Co., meters, &c	2,154 30	E. and W. Main sts., O. 3,114	
Henry R. worthington, meters	233 10	Mill st., O. 3,116 150	
Rochester Lead Works, lead pipe and solder	27 50	Prince st., O. 3,128. 68 Rowley st., O. 3,131. 90	
John A. Vanderwerf, repairs to barn Thos. M. Blossom, labor and material	$\frac{18}{20} \frac{85}{54}$	Rowley st., O. 3,131. 90 State st., O. 3,140. 335	
E. Beckwith, painting and repairing house		N. Union st., 0, 3,143	
at Richmond Mills	160 00	Vincent place O 2147, O. 3,146 118	
Henry J. Wemett, est. No. 2, collecting garbage from Hemlock lake	217 00	Vincent place, O. 3,147 44 Scio st., sec. 2, O. 3,166 39 Monroe ave., O. 3,172 178	
Rochester Gas Light Co., gas	$\begin{array}{c} 14 & 10 \\ 213 & 56 \end{array}$	Monroe ave., O. 3,172	
Sam'l Sloan, plumbing supplies. Cross Bros. & Co., leather.	18 80	Kent st., sec. 1, O. 3,185	
Geo. W. Ross-Lewin, wall paper	37 60	2, O. 3,186. 56 Gibbs st., sec, 2, O. 3,188. 29 Lake ave., sec. 2, O. 3,210. 92	
material	72 05	University ave., sec. 4. O. 3.213	
Woodbury, Morse & Co., supplies Louis Ernst & Son, hardware	$\begin{array}{cc} 4 & 11 \\ 36 & 17 \end{array}$	Frank st., sec. 3, O. 3,232	
J. E. Gauhn, agt., plumbing	17 95	Meigs st., sec. 2, 0, 5,255	\$3,039 26
Steele & Avery, stationery S. H. Oviatt, pay roll and oats	37 40 143 00	O. C. French, estimates:	
Robert Crennell, pay rolls conduit line	135 23	Allen st. O 3 080 \$39	86
Vacuum Oil Co., oil	11 50	Exchange st., O. 3,093. 58 S. Fitzhugh st., O. 3,094. 32 N. Ford st., Sec. 2, O. 3,097. 15 Hill st., O. 3,105. 11	
phones	150 00	N. Ford st., Sec. 2, O. 3,097	72
James Field, supplies	8 99 18 56	Hill st., O. 3,105	
Dr. A. Tegg, board of horse	24 50	Troup st., O. 3,141 55	35
James R. Chamberlin, packing, etc Drew, Allis & Co., directories and maps	155 87 30 25	N. Washington st., O. 3,149 16	17 53
Thos J. Neville, clerk, disbursement for			\$257 97
hay, straw, etc	$97\ 62$ $14\ 65$	Robert Stewart, estimates:	
		Andrower of 0 3 081 491	25
Total	§8,795 47	Frank st., Sec. 2, O. 3,099 16 Jones st., O. 3,109 32 Mortimer st., O. 3,118 10 Platt st., O. 3,126 34 N. St. Phylogram 1, O. 3,128 34	
Fire Department Fund.	*	Mortimer st., O. 3,118	65
Monthly pay roll, for July, 1887	\$4,401 34 250 00	Platt st., O. 3,126	
Alert Hose Co.,	237 50		21
Kelly Lamp Co., lamp, globe, etc	$\begin{array}{c} 14 & 50 \\ 6 & 00 \end{array}$	Warehouse st., O. 3,148	
Atkinson & Sykes, repairs to extinguisher	1 00		242 82
Jos. May, repairs to buildings	$\frac{59}{76} \frac{12}{55}$	J. W. Breakey, estimates:	
Dr. A. Tegg, veterinary services and medi-		Caledonia ave., O. 3082	44
cines	$\frac{128}{12} \frac{75}{00}$	S. Ford st., O. 3,095	71 43
Samuel Bemish, paid for washing	26 55	Jefferson ave. O. 3.108	78
Smith & Oberst, repairs to stoves, etc Rochester Cotton Mill, waste	$\begin{array}{c} 11 & 20 \\ 4 & 25 \end{array}$	Plymouth ave., O. 3,127. 50 Reynolds st., O. 3,129. 17 Spring st., O. 3,135. 36	
Gustavus Manuel, supplies	1 90	Spring st., O. 3,135	54
Samuel Moulson, soft soap	$\frac{3}{2} \frac{00}{00}$	S. Washington st., O. 3,150	56
United Gas Improvement Co., gas for		Atkinson st., sec. 1, 0. 3,239 8 2, 0. 3,240 13	29
April and June	$\begin{array}{ccc} 21 & 00 \\ 3 & 00 \end{array}$	S. Washington St., O. 3,173 29 Jefferson ave., sec. 2, O. 3,173 29 Atkinson st., sec. 1, O. 3,239 8 2, O. 3,240 13 Plymouth ave., sec. 2, O. 3,242 19	43
Geo. Engert & Co., coal	541 50		- 276 94

Jacob Stein, estimates:		Street Department.
Chatham st., O. 3,085 15 50		Stakes, inspection, &c., University ave.
Clinton st., sec. 1, O. 3,087		plank walk, 0. 3,075
East ave., sec. 1, O. 3.091		sewer, O. 3,195
Franklin st., O. 3,100		Stakes, inspection, etc., Sullivan st. pipe
East st., O. 3.158 5 98		sewer, O. 3,205. 6 67 Test pit, Glenwood ave., pipe sewer, O.
Oxford st, O. 3,215		3,196
Buchan park, O. 3,231	212 94	Stakes, inspection, etc., Silver st. pipe sew-
John Durnan, estimates:		er, O. 3,194. 6 94 Stakes, inspection, etc., Adams st, pipe
Central ave., O. 3,084 50 04		sewer. 3,000 38 44
Chestnut st., O. 3,098. 25 69 Clinton pl., O. 3,089. 19 93 Court st., O. 3,090. 32 11 Elm st., O. 3,092. 12 84 Hudger tt. O. 2,096. 96		Stakes, inspection. etc., Grand ave. plank walk. O. 3,167
Court st., O. 3,090		walk. O. 3,167. 22 13 Stakes. inspection, etc., Genesee st. plank walk. O. 3,064. 7 83
Elm st., O. 3,092		
North ave., sec. 1, O., 3,122		Inspection, stakes, etc., Center st. plank walk, O. 3,159
Hudson st., O. 3,106. 40 96 North ave., sec. 1, O., 3,122 57 57 North ave., sec. 2, O. 3,123. 39 86 St. Joseph st., O. 3,136. 46 06		Stakes and cartages, Monroe ave. plank walk, O. 3.051
		walk, O, 3,051
University ave., sec. 1, O. 3,144 30 11 South ave., sec 2, O. 3,189 48 71		approaches, O. 3.0IO
Stone st., O. 3,212 8 86		Partial Estimates. Wm. Fuller, estimate No. 1, Mt. Hope ave.
North ave., sec. 3, O. 3,214	40% ee	sewer cleaning, O. 3.193
Edward Wailart estimates:	465 66	Thos. Oliver & Sons, estimate No. 2, Good-man st. gravel improvement, O. 2,964 3,000 00
Edward Weilert, estimates: N. Goodman st., O. 3,104		John Mauder, estimate No. 2, Mt. Hope
Park ave., O. 3,124		ave. pipe sewer, O. 3.182
Goodman st., O. 3,103	65 54	McConnell & Jones, estimate No. 1. Frank st. Medina improvement, O. 3,197 4,170 00
Dennis Kelly, estimate:	00 04	William Fuller, estimate No. 1, Troup st.
Lyell ave., O. 3,112	84 14	pipe sewer, O. 3,203
Thomas Holahan, estimates:		McConnell & Jones, estimate No. 5, Good- man st. sewer, O. 2,963
Mt. Hope ave., O. 3,119		P. S. Wilson, est. No. 2, West ave. Sweeping, &c
South St. Paul st., O. 3,137 44 29		Final Estimates.
South st., O. 3,184		William Fuller, Pinnacle ave. bridge ap-
Central ave., sec. 2, O. 3,211	400.00	proaches, O. 3,010
	163 63	John Mauder, Monroe ave. plank walk, O. 3,051
Total \$4	,808 80	Walter E. Curtiss, Genesee street plank walk, O. 3,064. 552 72
Local Improvement Funds.		waiter E. Curtiss, Carter street plank walk
Citizens' Gas Co., moving lamps, Pinnacle ave. improvement, O. 2,975 \$		O. 3,159
ave. improvement, O. 2,975\$	6 63	O. 3,205
James S. Murray, inspection Troup st. pipe sewer, O. 3,203	1 88	Wm. Fuller, Silver street pipe sewer, O.
James S. Murray, inspection Silver st. pipe	177 50	J. W. Maser, University ave, plank walk.
sewer, O. 3,194	17 50	O. 3,075
phalt improvement, O. 3.002	22 50	_ street pipe sewer, O. 5,195 070 44
Samuel Eaton, inspection Bloss st. improvement, O. 3,183	21 88	J. W. Maser, Grand avenue plank walk, O. 3,167 1,004 01
Joseph Qualtrough, inspection Troup st. pipe sewer, O. 3,203	95.00	N. L. Brayer, Adams street pepe sewer, O.
John Klein, inspection Frank st. improve-	25 00	3,000
ment, O. 3,197 August Seiser, inspection Pinnacle ave, im-	57 50	Total\$21,673 68
provement, O. 2.975	57 50	Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-
Wm. S. Pike, inspection Hudson st. improvement, O. 3,224		metz, Fritzsche, Elliott, Foley, Selye, Hall, Swike-
John Van Doorn, inspection Goodman st.	65 00	hard, Stein, Bohrer, Kelly, Thayer—15.
grayel improvement, O. 2,964	60 00	By Ald. Kohlmetz—
Obed M. Rice, inspection Morrill st. pipe sewer, O. 3,201	36 25	Police Commissioners' Office,
William Howe, inspection Mt. Hope ave.		ROCHESTER, N. Y., July 12, 1887. To the Law Committee of the Common Council:
John J. Bowen, inspection Mt. Hope ave.	57 50	GENTLEMEN: On the 3d day December, 1885, a
sewer cleaning, O. 3,193	57 50	warrant was issued by the Police Justice for the arrest of one Elmer Murphy, charged with stealing.
Monroe Bills, inspection Henrietta av. pipe sewer, O. 3.206	55 00	The warrant was given to Chief Cleary, and he
D. G. W. Hatch, inspection Goodman st.		The warrant was given to Chief Cleary, and he gave it to Lieut. Allen, with directions to lock Murphy up. Lieut. Allen handed the warrant to Officer Geo. Kron, repeating the order received from the Chief. Officer Kron called to his assistance Officer Ron called to his assistance Officer Lyne Distance and the true proceeded.
stone sewer, O. 2,963	57 50	Murphy up. Lieut. Allen handed the warrant to Officer Geo. Kron, repeating the order received
sewer, O. 3,205	40 00	from the Chief. Officer Kron called to his assis-
John Culhane, inspection Peart st. pipe sewer, O. 3,236.	7 50	tance Officer John Bletzer, and the two proceeded to the residence of Mr. Murphy in the night time, arrested him and locked him up. On the day of
wm. McConnen, inspection Hudson st		arrested him and locked him up. On the day of
improvement, O. 3,224	3 75	arrested him and locked him up. On the day of trial Murphy was discharged, the person making the complaint not appearing against him. Murphy then have the residual conference of the control of the cont
widening, O. 3,065	51 25	then brought suit against Officers Kron and Dietzer
provement, O. 2,975	7 50	for false imprisonment, and judgment was rendered against them for \$135.12, the Assistant City Attor-
		and a second control of the second control o

ney defending them. An appeal was taken and the General Term sustained the action of the lower court, making the judgment and cost \$241, which the officers claim the city ought to pay, as they acted under orders of superior officers. The judg-ment was obtained upon the grounds that the warrant was not endorsed by the Police Justice as it

rant was not encoused z, should have been.

Taking the circumstances together, we believe and recommend that the city pay the judgment.

JAMES D. CASEY,

J. W. ROSENTHAL.

Per J. P. CLEARY.

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

GENTLEMEN-Your Law Committee would respectfully report that, for the reasons stated in the annexed communications of Police Commissioners James D. Casey and Joseph W. Rosenthal, it is of the opinion that Officers Kron and Bletzer acted under orders of their superior officer, and should be indemnified by the payment by the city of the De indemnined by the payment by the city of the judgments obtained against them by Elmer Murphy; one in the County Court for \$135.12, damages and costs, recovered and docketed, May 15, 1886, and the other in the Supreme Court for costs of appeal to the General Term of \$96.99, recovered and docketed on April 20, 1887, with interest on those sums from their respective dates, and that the following resolution be adopted.

All of which is respectfully supposited.

All of which is respectfully submitted.

H. KOHLMETZ,

JOSEPH H. FEE, GEO. W. ELLIOTT, H. G. THAYER, Law Committee.

By Ald. Kohlmetz—Resolved, That upon the certificate of the City Attorney that proper satisfaction pieces have been executed and delivered of the judgments recovered by Elmer Murphy vs. Kron and Bletzer, one of one hundred and thirty-fixed allowed the same statements. five dollars and twelve cents (135.12), damages and costs entered and docketed in Monroe County Clerk's office on May 15, 1886, and the other in the Clerk's office on May 15, 1886, and the other in the Supreme Court for ninety-six dollars and ninety-nine cents (\$96-99), costs of appeal to the General Term, entered and docketed on April 20, 1887, in said clerk's office, the clerk draw an order on the Treasurer, payable from the Contingent Fund, in favor of P. Chamberlain, Jr., attorney for said Murphy, for said sums, with interest thereon from their respective dates to the date of said order.

Ald. Kohlmetz moved that the resolution lie on the table until the next regular meeting.

the table until the next regular meeting.

Lost by the following vote: Ayes—Ald. Sullivan, Kohlmetz, Fritzsche, Elli-

Nays—Ald. Tracy, Marson, Fee, Foley, Hall, Swikehard, Stein, Bohrer, Kelly, Thayer—10. The resolution was then adopted by the follow-

ing vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Stein, Bohrer Kelly, Thayer—15.

By Ald. Kohlmetz

To the Honorable the Common Council of the City of Rochester

GENTLEMEN — Your attention is respectfully called to the status of the following cases:
The case of Eliza B. Wing vs. the City, in which an appeal was taken to the General Term, pursuant to your direction, has been decided adversely to the city by the last General Term, Mr. Justice Smith writing the opinion, and an order and judgment of affirmance, with costs therein, has been entered, upon which several judgments executions have been issued and delivered to the sheriff, and it becomes important that a further appeal in the action be taken to the Court of Appeals immediately. The learned judge admits in his opinion that a number of objections taken to the admission of evidence by me were rightly taken, but endeavors to show that no harm resulted to the defendant thereby. In this last opinion I am of the oplnion that the Conrt of Appeals will differ, and, for that reason, order a new trial.

The case of Kincaid A. Hughson and others, as members of the Board of Health of the town of Brighton against the city, in which case a new trial was ordered by the Court of Appeals, was re-tried in June last, and resulted in a verdict for the plaintiffs, and upon that verdict an order of injuncplaintiffs, and upon that verdict an order of injunction similar to that in the Miller case has been granted. The costs have also been taxed, and final indgment has been, or will immediately be, entered by the plaintiffs' attorney. In this last case I am of the opinion that no right of action exists in fat vor of the plaintiffs, for the reason that the acunder which they claim to recover has been repealed. I am, therefore, of the opinion that I should be directed to take appeals in the two above reentioned actions as the interests of the city will mentioned actions, as the interests of the city will be subserved by my doing so, and if the clerk overbe subserved by my doing so, and if the clerk overrules my objections to a number of the items of
costs and disbursements in the last and the Miller
and ano. vs. The City actions, I should also be instructed to take such steps, by way of a motion or
appeal, as may be necessary to have the action of
the clerk reviewed by the courts.

In the case of The People ex. rel. Maggie Cartmill and others vs. The City of Rochester, commonly known as the "Salvationists case," in which a
judgment was recovered by the city before the
Hon. B. Keeler, Police Justice, and which was removed by certificari proceedings into the Supreme

moved by certiorari proceedings into the Supreme Court, and argued and reargued before the General Term, judgment has been entered, upon the decision of the General Term reversing the judgment of the Police Justice, in the Monroe County Clerk's office on May 10, 1887, for seventy-four dollars and four cents costs. The judgment also bears interest from that date and most beautiful or further than the date and most beautiful or further than the date and most beautiful or further than the control of the cont from that date, and must be paid, as no further appeal can be taken therein by the city, and I am of the opinion that no benefit would be derived by the city by taking a further appeal, if one were al-

lowed.

I, therefore, respectfully request the adoption by your honorable body of the following resolutions.

IVAN POWERS, City Attorney.

Rochester, July 26, 1887.

By Ald. Kohlmetz—Resolved, That the city attorney be, and he hereby is, directed to appeal the case of Eliza B. Wing against The City of Rochesters of the control ter to the Court of Appeals, and the case of Kincaid A. Hughson and others, as the Board of Health of the town of Brighton against The City of Rochester, to the General Term of the Supreme Court, and also take such further steps by way of motion or appeal to review the action of the county clerk upon the judgments for costs in the last, and the Miller and ano. vs. The City actions, if he deems it for the best interests of the city so to do. Adopted.

Ald. Kohlmetz-Resolved, That the certificate of the city attorney that a proper satisfaction piece of the judgment in the case of The People ex rel. Maggie Cartmill and others against The City of Rochester, has been executed, the clerk be, and he hereby is, directed to draw an order in favor of W. Henry Davis, attorney for said relators, for the amount of said judgment, namely, seventy-four dollars and four cents (874.04) and interest thereon from May 10 1887 to be paid from the centificate. from May 10, 1887, to be paid from the contingent fund.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Stein, Bohrer, Kelly—14.
By the Clerk—

OFFICE OF THE CITY TREASURER, ROCHESTER, N. Y., July 18, 1887.

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

GENTLEMEN-The undersigned, pursuant chapter 642 of the laws of 1886, and your resolution, duly adopted on the 31st day of May, 1887, on the 5th day of July, 1887, offered for sale, to the highest bidder, the right, franchise and privilege of constructing a street railroad upon and along a portion of Park avenue, as described in said resolution, and duly sold and struck off the same to the Rochester City & Brighton Railroad Company for onetwentieth of one per cent. of the gross receipts of said company per annum, that sum being the highest sum bidder and said company being the highest bidder at such sale.

nighest bidder at such sale.

I further report that pursuant to another resolution, adopted on said May 31st, 1887, by your honorable body, I, on the 8th day of July, 1887, offered for sale, to the highest bidder, the right, franchise and privilege of constructing a street railroad along and upon a portion of East Main street, from the present tracks of the Rochester City & Brighton Railroad Company to Goodman street, said sale borriers how edispaned by the present to law Raifroad Company to Goodman street, said sale having been adjourned by me, pursuant to law, from the 5th day of July, 1887, to and until said 8th day of July, 1887, and, on said last mentioned day, the same was struck off by me to said company for one-twentieth of one per cent. of the gross receipts of said company per annum, that sum being the highest sum bidden for said franchise and right, and said company being the highest bidder.

I further report that there has been delivered to me bonds for the commencement and completion of said several routes in the nenal sum of ten thousand the said succession.

me bonds for the commencement and completion of said several routes, in the penal sum of ten thousand dollars, executed by said company and Chauncey B. Woodworth and William C. Barry, its sureties, and containing therein a liquidated damage clause in each of one thousand dollars, for failure to commence, and two thousand dollars for failure to complete said several extensions within the time directed by said chapter 642, and two several undertakings by and behalf of said company and said sureties, conditioned for the faithful payment by said company of said several percentages bidden, as aforesaid, and for the keeping and inspection by the proper authorities, at all times, of books of account, showing the proceeds of said company, as directed by said chapter 642.

The bonds and undertakings above specified

The bonds and undertakings above specified have been delivered to the Monroe County Clerk for record in his office, as they are a continuing sefor record in his office, as they are a continuing security for future years, and, by recording the same, their contents will be better preserved.

All of which is respectfully submitted.

JOHN A. DAVIS,
City Treasurer.

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, report that they granted 123 licenses and received therefor \$6,025. Report and bonds filed with the City Clerk.

CONRAD HERZBERGER, POMEROY P. DICKINSON, JAMES MALLEY, Excise Commissioners.

Dated July, 1887. Ordered received, filed and published.

CITY SURVEYOR'S OFFICE, ROCHESTER, N. Y., July 26, 1887.

To the Hon, the Common Council of the city of Rochester .

GENTLEMEN: Pursuant to the resolution introduced by Ald. Foley and adopted at your regular meeting of June 14th, in reference to the proposed intercepting or east side belt sewer, I, as one of the committee, after mature consideration of the question submitted to them, would recommend the acceptance of the first proposition of George W. Rafter.

Rafter.

One important recommendation for the employment of Mr. Rafter is his proposition to commence at once, if the work is awarded him, to gauge by weir measurement the quantities of the dry and storm water sewage that passes from the city into the various outlets on the east side thereof. The necessity for this, and its value in enabling proper computations for the dimensions of the intercepting sewers, in its several parts, cannot be over estimated. The construction of the required weirs and the necessary measurements and records of and the necessary measurements and records of the same, several times a day, if properly performed, will cost more than one thousand dollar a

—the difference between his bid for the work and that of the next lower person, Mr. Peacock, and besides, his proposition is much more definite in detail than those of the gentleman last named.

I regret that I cannot agree with the majority of the committee associated with me in this matter of so great importance to the city, and hope that those who know me will not believe that in my action I have been governed by personal prejudices or unworthy motives.

As to the two other persons who submitted proposals for this special work, I think that, however great their ability to perform it satisfactorily, I could not recommend their employment, but would refer their proposition back to the Common Council for the exercise of its better judgment.

Very respectfully,
Your obedient servant,
I. F. QUINBY, City Surveyor.

POSTPENDA.—After this report I ask your Hon-

POSTPENDA.—After this report I ask your Honorable Body to relieve me from duty on the committee to which you did me the honor to place me, unless the required duties of my official position imposes them upon me. I. F. QUINBY, Ald. Elliott moved that the communication lie on the table until the report of the majority of the committee was obtained. Adopted.

By the Clerk—

OFFICE OF EXECUTIVE BOARD, ROCHESTER, N. Y., July 26, 1887. To the Common Council:

GENTLEMEN—The Executive Board beg leave to recommend to your honorable body the passage of an ordinance for the construction of a plank walk on Jefferson avenue, between Strong street and Plymouth avenue. The inspector of walks reports to the Executive Board that the walks referred to above are beyond repair.

Respectfully, THOMAS J. NEVILLE, Clerk.

Referred to the City Surveyor to prepare an or-

By the Clerk-

To the Hon. the Common Council of the City of Rochester:

We, the Assessors of the City of Rochester, do hereby certify that the Rochester Cable Railroad Company has delivered to us consent to the construction, maintenance and operation of a street surface double-track railroad, by said company to surface dodine-track rankoad, by said company to be operated by cable motor power, from the inter-section of Brooks avenue with Genesee street to the north line of the city of Rochester, duly signed, sealed and acknowledged by the owners of more than one-half in value of the property bounded on than one-half in value of the property bounded on the following named streets and avenues through and along which said proposed road is to run, to wit: Jones st., Jay st., Bolivar st., Lyell ave., Saratoga ave., Vernon st., Backus ave., without Industrial School or barn, Genesee st., Plymouth ave., from Genesee st. to B. N. Y. & P. R.R., and from Spring to W. Main st.

July 19, 1887.

L. A. PRATT, M. J. MAHER, JACOB GERLING, City Assessors.

Ordered received, filed and published.

By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., July 26, 1887.

To the Hon, Common Council:

To the Hon. Common Councut:

GENTLEMEN—In accordance with the provisions of the City Charter I hereby report that the following named persons have qualified and taken the oath of office required by law.

F. A. Brocket, R. N. Warfield, D. W. Knight, F. D. Remington, Wm. H. O' Kane, Adolph Rodenbeck, E. J. Kelsey, Wm. Spalding, Frank W. Dickinson, Chas. P. Woodruff, Walter Hays, Wm. N. Emerson, Eugene J. Chapman, Theresa O' Connor, Commissioners of Deeds.

Respectfully,

PETER SHERIDAN, City Clerk

Ordered received, filed and published.

By the Clerk— CITY CLERK'S OFFICE, ROCHESTER, July 26, 1887.

To the Honorable Common Council:

Gentlemen—I hereby report that the City Assessors have delivered to me the assessment roll for Euclid street widening.

for Euchid street winening.
Respectfully submitted,
PETER SHERIDAN, City Clerk.
Ordered received, filed and published.
By Ald. Fee—Resolved, That the next regular
meeting of the Common Council, Tuesday evening,

meeting of the Common Council, Tuesday evening, August 9, 1887, be and hereby is assigned as the time when any complaints or appeals from the assessments for widening Euclid street, ordinance No. 3,073, will be heard. Adopted.

By Ald. Thayer—By Com. Nagle—Whereas, The Board of Education has, heretofore, attempted to purchase lots Nos. 44, 45 and 54 in the Culver Park tract, in the Sixteenth ward of the city of Rochester as laid down on a man of said tract received. purchase lots Nos. 44, 45 and 54 in the Culver Park tract, in the Sixteenth ward of the city of Rochester, as laid down on a map of said tract recorded in the Monroe County Clerk's office, in Book 3 of Maps, at page 112; said lot No. 44 being 40 feet wide, front and rear, and 120 feet deep; said lot No. 45 being 40 feet wide, front and rear, and abont 112 feet deep, on the east line, and said lot No. 54, being 40 feet wide, front and rear, and abont 112 feet deep, and containing together about five-twelfths of an acre of land, as a site for a public school building of said city now proposed to be erected and to be known as School No. 31; and,

Whereas, By reason of certain covenants running with said land, the Board of Education, and the said city, have been unable to acquire title thereto by purchase; therefore,

Resolved, That if the Common Council consent hereto, the City Attorney be, and he hereby is, instructed to institute proceedings to acquire title to said lots by condemnation, in accordance with the

structed to histatute proceedings to acquire the to said lots by condemnation, in accordance with the provisions of chapter 27 of the Laws of the State of New York for 1885, entitled, "An act to em-power the City of Rochester to acquire title to lands taken for, or in addition to, sites for school build-

To the Hon. the Common Council:

Gentlemen-I hereby certify that the above is

GENTLEMEN—I hereby certify that the above is a true copy of a resolution adopted by the Board of Education, at a meeting held July 25, 1887.

Ordered received, filed and published.

By Ald. Thayer—Itselved, That the Common Council hereby consents to, and concurs in, the resolution of the Board of Education instructing the City Attorney to institute recognitions to account. intion of the Board of Education instructing the City Attorney to institute proceedings to acquire title to lots numbers forty-four, forty-five and fifty-four in the Culver Park tract, in the Sixteenth ward of the city of Rochester, as laid down on a map of said tract, recorded in the Monroe County Clerk's office in book three of maps, at page 112; said lot number forty-four being forty feet wide, front and rear, and one hundred and twenty feet deep; said lot number forty-five being forty feet wide, front and rear, and two hundred and nineteen feet deep, on the east line, and said lot fifty-four being fortyfeet wide, front and rear, and about one hundred and twelve deep, and containing together about five-twelfths of an acre of land, designated by the Board of Education as a site for a public school building of said city, proposed to be erected, and to be known as school number thirty-one. Adopted.

By Ald. Stein—

By Ald. Stein

ROCHESTER, N. Y., July 26, 1887.

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

of Hochester:

GENTLEMEN—On the 4th of April last your honorable body appropriated \$4,250 for salaries of six (6) assistants in the City Surveyor's office for the present fiscal year. Of this amount \$600 will remain unrouched at the end of the year, the salaries now paid these assistants amounting only to \$3,650 per amum, unless proper action is taken by your honorable body to change the present budget as it should be. An unusually large amount of public improvement is in progress this season, and the duties imposed on the employees of this office fully 9.0

warrant the proper application of this unexpended balance to the slight increase in salaries proposed in the accompanying resolution, the adoption of which is recommended.

Very respectfully, your ob't serv't,

I. F. QUINBY, City Surveyor.

Ordered received filed and published.

By Ald. Stein—Resolved, That the salaries of the following named persons employed in the City Surveyor's office for the ten months beginning June 1, 1887, and ending April 1, 1888, be and the same hereby are fixed at the following sums, namely:

W. W. Race\$900	ner annum	
1. 11. Quindy	• •	
J. W. Kenvon 780		
G. E. Bingham 720	• •	
Martin Wahl 660		
L. M. McConnell 410	• •	

Adopted by the following vote:
Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard,
Stein, Bohrer, Kelly, Thayer—14.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

JONES AVENUE IMPROVEMENT.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a gravel roadway improvement together with a 12-inch vitrified pipe sewer in a portion of Jones avenue. Adopted.

The Surveyor submitted as such estimate \$4,500. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

improvement is necessary, viz.:

The construction of a gravel roadway improvement on Jones avenue from the easterly crosswalk on Frank street to the westerly crosswalk on Lake avenue including the setting of lines of Medina stone curbs (17½) feet from and parallel to the medial line of Jones avenue aforesaid within the terminal limits named, except where such curbs of good quality and on proper grades and dismoster. good quality and on proper grades and alignments now exist, but when curb stones are found but not on the grades and alignments to be established, those of good quality shall be taken up, redressed, those of good quality shall be taken up, redressed, if necessary, and reset. Between the curb lines as hereinbefore specified there shall be laid Medina stone gutters three (3) feet wide on each side one (1) foot of flagstone next to the curbs and two (2) additional feet of pavement inside of the flags, the remaining space between curb line to be filled with a gravel roadway spread upon a stone foundation; also the necessary flagstones, crosswalks, both parallel and transverse, and the grading ready for the reception of sodding of the interval between the curb lines and the inner line of the sidewalks now or to be constructed; also the construction of a vitrified pipe sewer 12 inches in diameter in Jones avenue beginning at a point near Frank street and a virtned pipe sewer Le menes in mainter in Jones avenue beginning at a point near Frank street and extending eastward to Fulton avenue; thence northward on Fulton avenue to unite with the present sewer in the said avenue; with the necessary sary manholes, lampholes, and surface sewers repaired and extended, and new surface sewers where

required, lot laterals and lot connections.

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

stage whole expense increon, and reports one same at \$4,500, 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, viz.:

One tier of lots and parcels of land on the northerly side of Jones avenue from Frank street to Lake avenue; also one tier of lots and parcels of land on the southerly side of Jones avenue from Frank street to Ambrose street in proportion to the benefit which each will derive therefrom.

And further resolved, That the taxpayers to be escessed for making such improvements years to be

assessed for making such improvements may pay their assessments in three equal payments, as fol-

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 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.

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 persons interested in the subject matter of 1880, and the company of the City of Rochester, that all persons interested in the subject matter of the company of the required to attend the Comsaid improvement, are required to attend the Common Council on Tuesday evening, August the 9th, 1887, at 7 o'clock at the Common Council Chamber, when allegations will be heard.

Adopted.

MONROE AVENUE ASPHALTUM IMPROVEMENT.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing an asphaltic improvement on Monroe avenue upon the easterly line of the west crosswalk on Goodman street to the easterly line of the city on the Culver road.

Adopted.
The Surveyor submitted as such estimate, \$54,000.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The construction of an asphaltic improvement on Monroe avenue from the east line of the cross-walk on Goodman street to the easterly line of the city on the Culver road by setting curb lines of Medina stone on each side of the said avenue within the specified terminal limits, fifteen (15) feet from said parallel to the medinal line of the said avenue, except where it is crossed by the Erie canal bridge, where such deflections of the curbs shall be made as the character of the proposed improvement may require and the laying between the curb lines thus established a concrete foundation of the best qual-ity not less than six (6) inches in thickness, and spreading over such foundation an asphaltic pavespreading over such foundation an asphaltic pavement; also all required manholes, surface sewers, water pipe street connections, water and gas service pipes, with fixtures where now needed or their future use can reasonably be anticipated, all water gate boxes where now required or may be reasonably expected for future use; also the construction of a vitrified pipe sewer (12) inches in diameter. from the open ditch on the southerly side of Monroe avenue, beginning at a point about half way between Wilcox street and Adwin street; thence eastwardly along the side of the aforesaid avenue to the culvert across said avenue, through which the drainage of the ditch mentioned passes from the south to the north side of the aforesaid avenue.

And Whereas, The City Surveyor, under the di-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 \$54,000, which estimate is hereby approved.

Resolved, further, That the following portion of said city is deemed benefited and properly ought to be assessed by a local assessment for the whole expense thereof, viz:

One tire of lots and parcels of land on each side.

One tier of lots and parcels of land on each side of Monroe avenue, from Goodman street to the city line, in proportion to the benefit which each will derive therefrom.

And further resolved, That the taxpayers to be assessed for making such improvements may pay their assessments in three equal payments, as fol-

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 remaining one-third within two years from the confirmation of said roll. Onall sums paid prior to the maturity of 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 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, Aug. the 9th, 1887, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

CAMERON AND OTIS STREETS PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of Cameron and Otis streets.

Adopted.
The Surveyor submitted such estimate, \$3,625.
By Ald. Judson—Resolved, That the following

By Ald. Judson—Resolved, That the following improvement is necessary, viz:
The construction of a vitrified pipe sewer twelve (12) Inches in diameter in Cameron street, beginning at a point at or near the western end of Myrtle Hill Park; thence extending northerly along Cameron street to Otis street; thence easterly along Otis street to connect with the sewer in Sherman street, with all needed manholes, (new), old manholes removed and rebuilt, new surface sewers, old surface sewers cleaned, repaired and connected, new lot laterals and old lot laterals connected, and also all required lot connection, roadway grading and gutter formations.

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

rection of this Council, has made an estimate of the whole expense thereof, and reports the same at \$3,625, which estimate is hereby approved.

Resolved, further, that the following portions of said city is deemed benefitted 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 Cameron street, from Myrtle Hill park to Otis

of Cameron street, from Myrtle Hill park to Otis street; also, on each side of Otis street, from Camstreet, also, on each suce of Our street, from cameron street to Sherman street, in proportion to the benefit which each will 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.

lows:

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 remaining one-third within two years from the confirmation of said roll. On all sums paid prior to the maturity of said last installment, a discount will be allowed at

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 persons interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, August the 9th, 1887, at 7 o'clock, at the Common Council Chamber. when allegations will be heard.

Adopted.

BLOSS STREET IMPROVEMENT.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a gravel roadway in Bloss street, from Backus avenue to Fulton avenue. Adopted.

The Surveyor submitted as such estimate \$1,425. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of a gravel roadway on Bloss street, between the gutter lines as now established between Backus avenue and Fulton avenue, with the necessary crosswalks, both parallel and transverse

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

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 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 Bloss street, from Backus avenue to Fulton average in proportion to the benefit which each will

on bloss street, from backes avenue to runton avenue, in proportion to the benefit which each will derive therefrom.

And further Resolved, That the tax-payers to be assessed for making such improvements must pay

their assessments in one payment as follows: The whole of the amount assessed within thirty days after the advertisement of the assessment roll.

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 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, August the 9th, 1887, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted

Adopted.

EVERGREEN PARK PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a plank sidewalk on each side of Evergreen park, from Scrantom street to Evergreen street.

Vergreen Street.
Adopted.
The Surveyor submitted as such estimate \$350.
By Ald. Kohlmetz—Resolved, That the following

improvement is necessary, viz:

The construction of a plank sidewalk three (3) feet wide on each side of Evergreen park, from Evergreen street to Scrantom street, with the necessary crosswalks, sidewalk grading and gutter formations.

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

the whole expense thereof, and reports the same at \$350, 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, viz:

One tier of lots and parcels of land on each side one tier of lots and parcers of land on each side of Evergeen park, from Scrantom street to Evergreen street, in proportion to the benefit which each will derive therefrom.

And further Resolved, That the taxpayers to be assessed for making such improvements must pay their assessments in one payment, as follows:

The whole of the amount assessed within 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 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, August the 9th, 1887, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

ELM STREET PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing vitrified pipe sewer in a portion of Elm street.

tion of Elin street.

Adopted.

The Surveyor submitted as such estimate, \$1,350.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of a vitrified pipe sewer in Elm

That for the one of the property of the pr street fifteen (15) inches in diameter, beginning at a point in the medial line of the said street, a point in the medial line of the said street, measured from and at right angles, to said medial line to the angle at the intersection of the easterly and northeasterly lines of the aforesaid Elm street, and thence continued northerly to connect with East Main street sewer, the depth of the proposed sewer to be as great as the depth of the East Main street sewer and suitable grades of the main sewer will permit; also, all the required manholes, new surface sewers and old surface sewers repaired, and connected, and lot

laterals and conections.

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

the whole expense thereor, and reports the same at \$1,\$50, 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, viz.:

One time of lots and payeds of load on cook side.

One tier of lots and parcels of land on each side of Elm street from East Main street to a line

drawn through both angles of Elmstreet aforesaid. Also, on each side of Euclid street from Elm street

Also, on each side of Euclid street from Elm street to Elm park, in proportion to the benefit which each will derive therefrom. And further Resolved, That the taxpayers to be assessed for making such improvements must pay their assessments in one payment, as follows:

The whole of the amount assessed within 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 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, August 9th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

FINAL ORDINANCES. FINAL ORDINANCE No. 3,261.

LAKE VIEW TRACT OUTLET SEWER.

On motion of Ald. Judson the Common Council On motion of Ald. Judson the Common Council proceeded to hear allegations 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 heretofore published daily, in at least two of the daily newspapers printed in the city of of the daily newspapers 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 public treasury, and the portion or part of the city to be severed for the public treasury. to be assessed for the rest of the expense, and which notice also required 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,

Ald. Judson submitted the following:

An ordinance to construct an outlet sewer for the Lakeview tract, from the sewer in Rowe street to the intersection of the boulevard and Willard street.

The Common Council of the city of Rochester do

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 construction of a vitrified pipe sewer, from the Rowe street sewer to Driving Park avenue; thence easterly along Driving Park avenue, to the Boulevard; thence northerly along the Boulevard, to Willard street. The dimensions of the sewer in its various parts, to be adapted to the needs for drainage of the territory that it is inteuded to accommodate, also the construction of the needs. commodate; also the construction of the necessary manholes, surface sewers, lot laterals, and lot connections, roadway grading and gutter formations

And the whole expense should be defrayed by an assessment upon the lots and parcels of land to be benefited thereby, hereinafter described; and the City Surveyor, under the direction of this Council, Lity Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$4,300, 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 on follower.

improvement is described as follows:
All the territory included within and described

All the territory included within and escenteed by the following boundary lines, viz.: Commencing at the intersection of Rowe and Thrush streets; thence northerly including one tier of lots on the west side thereof, to Driving Park avenue, excepting the lot on the northwest corner of Rowe and ing the lot on the northwest corner of Rowe and Thrush street; thence easterly along Driving Park avenue, including one tier of lots on the north side thereof, for a depth of one hundred and fifty (150) feet to the Boulevard; thence northerly along the Boulevard, including one tier of lots one hundred and fifty (150) feet in depth on the west side thereof, to the north line of the Selve Tract; thence easterly along said north line to a point in the prelongation along said north line, to a point in the prolongation

of the boundary line between lots 14 and 15 of the Lake View Tract: thence southerly along said boundary line, to Lake View Park; thence still southerly across said Park, to the west line of lot No. 52 of Selye subdivision; thence southerly on said line, to the southern boundary of lot 52; thence westerly on said southerly boundary line and line produced, to the west boundary line of lot No. 83; thence southerly on said line and line produced, to the southerly boundary line of the Selye tract; thence westerly along said line to Pierpont avenue; thence southerly along line to the Selye tract; thence westerly along said line to Pierpont avenue; thence southerly along Pierpont avenue, to Driving Park avenue; thence westerly along Driving Park avenue including one tier of lots on the south side thereof, to Thrush street, excepting the lot on the southeast corner of Driving Park avenue and Third street; thence southerly along Thrush street, including one tier of lots on the east side thereof, excepting the lot on the northeast corner of Thrush and Rowe street, to the place of hegipning.

to the place of beginning.

On which above described lots and parcels of land the whole expense of said improvement are hereby ordered assessed, the assessment upon each

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 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 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 in-stallment, a discount will be allowed of six per cent. per annum.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Stein, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,262.

WAREHOUSE STREET IMPROVEMENT.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, 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 retire the heavet for whilsted deliving the same control of the city which they declare a which deliving the control of the city which they declare a which deliving the control of the city which they are sessed for the expense 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 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 improvement to attend she said Common Council at the time appointed in said notice, and after hearing such allegations said notice, and after hearing such allegations from all persons appearing,
Ald. Kohlmetz submitted the following:

An ordinance to improve Warehouse street from

Allen street to Brown 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 construction of a Medina stone pavement on Warehouse street, from the crosswalk on the north side of Allen street to the crosswalk on the southsince of Alien street to the crosswark of the South-erly side of Brown street, with Medina stone curb lines sixteen and one-half (16½) feet from and par-allel to the medial line of the said street, and with Medina flag stone gutters one (1) foot wide on each side of the roadway and adjoining the curbs; also the construction of the required manholes and new surface sewers and lot laterals and the cleaning, repairing and extending of of existing surface sewers and the taking up and relaying of the old Medina pavement, which may be found on the line of Warehouse street aforesaid; also the necessary sewer cleaning within the terminal limits named.

And the whole 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, Council, having made an estimate of such expense, and reports the same at \$8,800, 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:

One tier of lots and parcels of land on each side of Warehouse street, from Allen street to Brown street

On which above described lots and parcels of land the whole expense of said improvement are here-by ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the bene-

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 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 said roll, and the remaining one-third two years from the confirmation of said roll. On all sums paid prior to the muturity of said last installment, a discount will be allowed at six per cent. per annum.

at six per cent. per annum.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Stein, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE, No. 3,263. HEBARD STREET IMPROVEMENT.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make 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 deem proper to be assessed for the expense 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 amount if any to be paid from the public 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 Common Council at the time appointed in said no-tice, and, after hearing such allegations from all

persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to improve Hebard street, from Poplar street to Bay 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 grading of the roadway of Hebard street, from Poplar street to Bay street, with the required gutter formation; also the construction of plank sidewalks four (4) feet wide on each side of Hebard street aforesaid, within the teriminal limits named, with the recognition of the property of the results of the street aforesaid. with the necessary crosswalks and sidewalk grading.

And the whole expense should be defrayed by an assessment upon the lots and parcels of land to be benefited thereby, hereinafter described; and the City Surveyor, under the direction of this be benefited thereby, hereinatter described; and the City Surveyor, under the direction of this Council, having made an estimate of such expense and reports the same at \$1,515, 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 the said council deem will be described by the said council deem will be benefited by and ought to be assessed by the said council deem will be benefited by and ought to be assessed by the said council deem will be said to the said council deem will be said to the said council deem will be said to the s sed 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 Hebard street, from Poplar street to Bay 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 advantages which each derives there-

And it is further ordained and determined that the tax-payers to be assessed for making such improvement, must pay their assessment in one payment, as follows: All of the amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Stein, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE, No. 3,222.

SCIO STREET IMPROVEMENT.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an esti-mate 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 published daily, in at least two of the daily newspapers printed in the City, of 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, 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 time appointed in said profice, and after heaving such allerations from all notice, and, after hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to improve Scio street, from Central avenue to Syracuse street.

The Common Council of the City of Rochester, do ordain and determine that the following improve-ment is necessary and should be made, to wit:

The construction of a McAdam roadway on Scio street with Medina curb lines on each side, fourteen feet from and parallel to the medial line of said street, between the crosswalk on the south side of Central avenue to the curb line on the southerly side of Syracuse street as that line may be established by the City Surveyor, the roadway to have gutters three (3) feet on each side, one (1) foot wide next to the curbs to be of Medina stone flags and the remaining two (2) feet to be of pavement of the same material; also a flag sidewalk of blue or of Medina stone five (5) feet wide in single courses on each side within the terminal limits named, except where good flag walks now exist; also the con-struction of a vitrified pipe sewer fifteen (15) inches in diameter, beginning at a point about forty (40) feet north of Davis street and extending northward to unite with the present sewer in Scio street at a point about eighty (80) feet south of Syracuse street. with the necessary manholes, the construction of new, and the cleaning, repairing and extension of existing surface sewers; also the construction and location of all needed lot laterals and lot con-

And the whole 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 \$24,000, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefited by 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 each side of Scio street, from Central avenue to Syracuse

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 which each derives 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 of the the advantagement of the control of the control

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 installment, a discount will be allowed of six per cent. per annum.

six per cent. per annum. Adopted by the following vote:
Ares—Ald. Tracy Sullivan, Marson ree, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Stein, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE No. 3,219. CENTRAL PARK PIPE SEWERS.

On motion of Ald. Judson the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an esti-mate 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 published daily in at least notice to be neretorore 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, if any, to be paid from the public treasury, and the portion or part of the city to be excessed for the rest of the average and which public assessed for the rest of the expense and which notice also required all persons interested in the sub-ject matter 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. Judson submitted the following:

An ordinance to construct pipe sewers in Central park, from about 160 feet east of Alexander street

to the Goodman street sewer.

The Common Council of the city of Rochester do

The Common Colline to the city of Rochester do ordain and determine that the following improvement is necessary and should be made, to wit:

The construction of vitrified pipe sewers on each side of Central park, from the sewer now in progress of construction in Goodman street, and expending westward therefore, to noists in Control tending westward therefrom to points in Central park about one hundred and sixty (160) feet east of Alexander street, with the necessary manholes, lampholes, surface sewers, lot laterals, lot connections, roadway grading and gutter formations. The diameters of the proposed sewers in their several parts to be adjusted to the needs of the terri-

eral parts to be adjusted to the needs of the territory that they are intended to accommodate.

And the whole 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 \$14,500, and said estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common 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 folexpense of said improvement is described as fol-

One tier of lots and parcels of land on each side of Central park, from Goodman street to Alexander street (excepting therefrom the lots on the northeast and southeast corner of the said Central park and Alexander street); also one tier of lots and parcels of land on the following streets and avenues, viz: Second and Third avenues, from Central park to points on each one hundred and ten (110) feet north of Pennsylvania avenue; Fourth, Fifth and Sixth avenues, from points on each one hundred and ten (110) feet south of Bay street to points on each one hundred and ten (110) feet north or Pennsylvania avenue; Seventh avenue, from a point one hundred and ten (110) feet south of Bay street to a point one hundred and ten (110) feet north of Short 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.

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

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

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, Sulivan, Marson, Fee, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Hall, Swike-hard, Stein, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,264.

AVENUE D PIPE SEWER.

On motion of Ald. Judson, the Common Council proceeded to hear allegations 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 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, 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 time appointed in the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing.

Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Avenue D, from Harris avenue to 25 feet west of

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 construction of a vitrified pipe sewer twelve (12) inches indiameter in Avenue "D," beginning at a point about twenty-five (25) feet west of Conkey avenue and extending westward to intersect the sewer in Harris avenue, with the required manholes, lampholes, surface sewers, lot laterals and lot connections; also, the necessary roadway grading and gutter formations, from Conkey avenue to Harris avenue.

And the whole expense should be defraved by

And the whole 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 \$970, 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:

One tier of lots and parcels of land on each sid Avenue "D," from Conkey avenue to Harris ave.

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 the whole expense should be defrayed by

from. And it is further ordained and determined that the tax-payers to be assessed for making such improvement, must pay their assessment in one provement, must pay their assessment in one payment, as follows:

All of the amount assessed within thirty days

metz, Fritzsche, Elliott, Foley, Selye, Hall, Swike-hard, Stein, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,265.

PENNSYLVANIA AVENUE PIPE SEWER.

On motion of Ald. Judson the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make 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 published, 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, 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 time appointed in said notice, and, after hearing such allegations from all persons and, after hearing such allegations from all persons appearing,
Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Penn-sylvania avenue, from near First avenue to Goodman street.

man street.

The Common Council of the city of Rochester doordain and determine that the following improvement is necessary and should be made, to wit:

The construction of a vitrified pipe sewer eighteen (18) inches in diameter in Pennsylvania ave-

teen (18) inches in diameter in Pennsylvania aver-nue, beginning at a point about thirty (30) feet east of First avenue and extending eastward to form a connection with Goodman street outlet sewer, with necessary manholes, surface sewers, lot lat-erals and lot connections: also the required roadway grading and gutter formations.

And the whole expense shall 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, City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$6,950, 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:

One tier of lots and parcels of land on each side of Pennsylvania avenue, from First avenue to

Goodman 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 there-

from.

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 said roll, and the remaining one-third within two years from the conyear 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 6 per cent. per annum.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Stein, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,266.

POST STREET PIPE SEWER.

On motion of Ald. Judson, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make All of the amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson. Fee, Kohlfor the expense of such improvement, and also a notice to be heretofore published daily. in at least notice to be nerectorer 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, 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 received all representations of the color according to the color according t tice 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 persons appearing,

Ald Judson submitted the following:

An ordinance to construct a pipe sewer in Post street, from about 1,260 feet south of Chili avenue to Chili 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 construction of a vitrified pipe sewer twelve (12) inches in diameter in Post street, beginning at the sewer in Chili avenue and extending southward the sewer in Chili avenue and extending southward along the medial line of Post street and the said line produced to a point about 1,280 feet south of Chili avenue, with the required manholes, surface sewers, lot laterals and lot connections; also the roadway grading, sidewalk grading and gutter formations within the terminal limits named, i. e., from Chili avenue to a point 1,260 feet south therefrom. The width of Post street from Chili avenue to the southern terminus of the extended portion of Post street from the forty nive and one of Post street from the forty nive and one of Post street aforesaid to be forty-nine and onehalf (491/2) feet.

And the whole expense should be defrayed by an assessment upon the lots and parcels of land to an 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 \$2,680, and said estimate being deemed reasonable, is here 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: of said improvement is described as follows:

One tier of lots and parcels of land on each side of Post street, from the southern terminus of the extended portion thereof to Chili 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 advantage which each derives there-

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 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 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

the said last installment, a discount will be anowed at six per cent. per annum.

Adopted by the following vote:

Ayes—Ald. Tracy. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Stein, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,267.

GLASGOW STREET PIPE SEWER.

On motion of Ald. Judson, the Common Council on motion of Aid. Judson, the Common Council proceeded to hear allegations 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 described the portion and part of the city which they deemed proper to be assessed for the 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 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 if any, to be paid from the public treasury, and the portion or part of the city to be assesssed for the

rest of the expense, and which notice also required 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 approximate.

pearing. . Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Glasgow street from J. N. Tubb's west line to Caledonia avenue.

The Common Council of the city of Rochester, do ordain and determine that the following im-

provement is necessary and should be made, to wit:
The construction of a vitrified pipe sewer 12
inches in diameter in Glasgow street, beginning at
the prolongation of the westerly line of the lot belonging to J. Nelson Tubbs on the said street, and extending westward to connect with the proposed sewer in Caledonia avenue, with the required man-holes, new surface sewers, old surface sewers re-paired and connected, new lot laterals and old lot laterals connected, and lot connections.

And the whole 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 \$1,250, 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:

One tier of lots and parcels of land on each side of Glasgow street from the prolonged western line of the lot belonging to J. Nelson Tubbs, to Caledonia 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 which each derives therefrom.

which each derives therefrom.

And it is further ordained and determined that
the tax-payers to be assessed for making such improvement, must pay their assessments in one
payment, as follows:

All of the amount assessed within thirty days

after the advertisement of the assessment roll.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selve, Hall, Swikehard,
Stein, Bohrer. Kelly, Thayer—14.

FINAL ORDINANCE, NO.3,268.

COURT AND WILLIAM STREET OUTLET SEWER EXTENSION.

On motion of Ald. Judson the Common Council proceeded to hear allegations in relation to the cil proceeded to hear allegations in relation to the mprovement 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 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, if any, to be paid from the public 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 improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all

persons appearing,
Ald. Judson submitted the following:

An ordinance to extend the Court and William streets outlet sewer from the culvert under the N. Y. C. & H. R. R. R. to the Goodman street sewer. The Common Council of the city of Rochester do ordain and determine that the following im-

provement is necessary and should be made to wit:
The construction of an extension of the Court
and William street outlet sewer, beginning at the
northern terminus of the culvert under the tracks of the N. Y. C. & H. R. R. R. through which the sewage of said outlet now passes; thence northerly along or near the line of the ditch of the aforesaid outlet to the division line between the lands belonging to Frederick S. Minges and Edwin S. Hayward, and thence along the said divison line eastward to connect with that portion of the Goodman street outlet sewer which is now under contract and is rapidly approaching completion.

And the whole expense should be defrayed by an 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 \$10,720 and said estimate being deemed reasonable, is here 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. assessed by a local assessment for the whole ex-pense of said improvement is described as follows: All the territory included within and described by

the following boundary lines:

Beginning at the intersection of the division line between Edwin S. Hayward and Frederick S. Minges and the medial line of Goodman street, thence westerly along said division line and line produced westerly along said unvision mis and fine produced to Union street; thence southerly along Union street excluding a tier of lots on the east side thereof to the southerly boundary line of the N. Y. C. & H. R. R. Lands; thence westerly along said south boundary line to Scio street; thence southerly along Scio street excepting one tier of lots on the cast side them of to Lawis street; thence still the east side thereof to Lewis street; thence still southerly along Scio street, but including one tier of lots on the west side thereof to Ontario street; hence westerly along Ontario street, excluding one tier of lots on the south side thereof to a point 325 feet feet westerly from the west line of Scio street; thence southerly in a line parallel with Scio street to Kirk street; thence westerly along Kirk street excluding one tier of lots on the south side thereof to Finney street; thence southerly along Finney street excepting one tier of lots on the east riminey street excepting one tier of lots on the east side thereof to Central avenue; thence easterly on Central avenue including one tier of lots on the south side thereof to Scio street; thence southerly along Scio street including one tier of lots on the west side thereof to E. Main street thence westerly along E. Main street and including one tier of lots on the northerly side thereof to Gibbs street; thence southerly along Gibbs street and including one tier of lots on the west side thereof to cluding one tier of lots on the west side thereof to East avenue; thence westerly along East avenue including one tier of lots on the north side thereof to the west line of Chestnut street; thence south-erly along Chestnut street and including one tier of lots on the west side thereof to Euclid street; thence westerly on Euclid street including one tier of lots on the west side thereof to Euclid street; thence westerly on Euclid street including one tier of lots on the north side thereof to a point opposite the west line of Elm Park; thence southerly along Elm Park including one tier of lots on the west side thereof to Elm Street excepting the lot on the northwest corner of Elm Park and Euclid street; thence easterly along Elm street including one tier of lots on the south side thereof to Chestnut street; thence southerly along Chestnut street; thence southerly along George street; thence southerly along George street and including one tier of lots on the west side thereof to a point opposite the south line of George street; thence easterly along George street and including one tier of lots on the west side thereof to Cross street; thence southerly along Jersey street and including one tier of lots on the west side thereof to William street; thence easterly along Cross street to William street; thence easterly along Monroe avenue, excluding one tier of lots on the north side thereof to Manhattan street; thence northerly along Manhattan street and including one tier of lots on the north side thereof to Manhattan street; thence northerly along Manhattan street and including one tier of lots on the rear side thereof, excepting the lot on the northeast corner of Monroe avenue and Manattan street to George street; there easterly the northeast corner of Monroe avenue and Manthe northeast corner of Monroe avenue and Manhattan street, to George street; thence easterly along George street to Union street; thence northerly along Union street and including one tier of lots on the east side thereof to Gardiner park; thence easterly along Gardiner park, including one tier of lots on the south side thereof. to Alexander street; thence northerly along Alexander street, excepting one tier of lots on the west side

thereof, to East avenue; thence easterly along East avenue and including one tier of lots on the south side thereof to a point 245 feet east of Alexander avide and mentaling of the total of the social side thereof to a point 245 feet east of Alexander street; thence northerly and parallel with Alexander street to East avenue; thence easterly along East avenue to Prince street; thence northerly along Prince street including a strip of land 200 feet in width on the east side thereof to E. Main street excepting the lot on the northeast corner of Prince street and East avenue; thence easterly along E. Main street excluding a tier of lots on the north side thereof to Goodman street; thence northerly along Goodman street excluding a tier of lots on the west side thereof for a depth of 150 feet to the line between Edwin S. Hayward and Frederick S. Menges; thence easterly along said line to the place of beginning.

Excepting from the above all the lots on the north side of E. Main street not liable to assessment under a contract made between Bernard Klem and the City of Rochester, recorded in the office of the

the City of Rochester, recorded in the office of the County Clerk in Liber 118 of Deeds at a page 351. 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 there-

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.

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 installment, a discount will be allowed of six per cent. per annum.

of six per cent. per annum.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Stein, Bohrer, Kelly, Thayer—15.
The final ordinance for Mount Hope avenue improvement came up, and after hearing allegations from all persons appearing, Ald. Thayer moved that action on the ordinance be postponed two weeks. Adopted weeks. Adopted.

FINAL ORDINANCE, NO. 3,269. DAVIS STREET PLANK WALK.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations 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 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 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, 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 sub-ject matter of such improvement to attend the saiject matter of such improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:

And Ronimetz submitted the Phowhile;
An ordinance to construct a plank walk on
Davis street, from Scio street to Union 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 construction of plank sidewalks four (4) feet
and eight (8) inches wide on each side of Davis
street, from Scio street to the southerly prolonged
westerly line of Hebard street, thence easterly a
plank walk of the width aforesaid on the south
side of Davis street to Union street, with the required crosswalks, sidewalk grading and gutter
formations. formations.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Surveyor, under direction of this Council, the City Surveyor, under direction of this Council, having made an estimate of such expense, and reports the same at \$850, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by and ought to be assessed by 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 Davis street, from Scio street to the prolonged westerly line of Hebard street, also one tier of lots westerly line of rienard street, also one tier of folds and parcels of land on the south side of Davis street from the said prolonged westerly line of Hebard street to Union 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 which each derives therefrom.

it is That further ordained and the taxpayers to And deter-And it is further taxpayers to be assessed for making such improvement must pay their assessment in one payment, as follows: The whole amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Stein, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE No. 3,270.

WEST ORANGE STREET, EXTENSION.

On motion of Ald. Bohrer, the Common Council proceeded to hear allegations in relation to the improvement pescribed 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 deemed proper to be assessed for the expense of such improvement, and having also caused 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 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 improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing,
Ald. Bohrer submitted the following:

An ordinance to extend West Orange street from the present western terminus thereof to Yakev

The Common Council of the City of Rochester. do ordain 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 extension of West orange street from the present western terminus thereof to Yakey street, the lines of the proposed extension to be in the prolongation of the lines of that portion of West

Orange street now opened.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefited thereby, hereinafter described; 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 described as follows:

One tier of lots and parcels of land on each side of the proposed extension of West orange street; and, also one tier of lots on each side of that portion already opened, from Ames street to Yakey street, as they exist at the date of the passage of this ordinance 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 whicheach will derive

And it is further ordained and determined that the tax-payers to be assessed for making such im-

provement, must pay their assessment, in one payment, as follows: All of the amount assessed within thirty days after the advertisement of the assessment roll.

assessmen ron.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Stein, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE, NO. 3,271. MURRAY PARK OPENING AND EXTENSION.

On motion of Ald. Bohrer, the Common Council proceeded to hear allegations in relation to the Improvement 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 next form and previous their minutes. 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 assessed for the expense of such improvement, and having also caused 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 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 improvement to attend the said Common Council at the time appointed in the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing,
Ald. Bohrer submitted the following

An ordinance to open and extend Murray park,

from Murray street to Childs street.

The Common Council of the City of Rochester do ordain 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 Murray park, from Murray street to Childs street—the lines of that portion of the aforesaid Murray park proposed to be opened, to be in the prolongation of the lines of that portion

already opened.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to the assessment upon the fots and parcers of rand to be benefited thereby, hereinafter described; 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 lots and parcels of land on each side

One tier of lots and parcels of land on each side of Murray park, as now opened, and also on each side of the proposed extension of the said park, from Murray street to Childs street, as they exist at the date of the passage of this ordinance.

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 and advantage which each derives therefrom.

And it is further ordained and determined that the tax-payers to be assessed for making such improvement, must pay their assessment in one payment, as follows:

All of the amount assessed within thirty days

after the advertisement of the assessment roll.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Stein, Bohrer, Kelly, Thayer—15.
The final ordinance for the Genessee river bed

The final ordinance to. Cleaning came up.
Ald. Fee moved that action on the ordinance be indefinitely postponed. Adopted.
By Ald. Fee—
Resolved, That the Executive Board be directed to cause the abatement of the nuisance in the bed of the Genesee river being and dam eause the the bed of the Main the in the bed of the Genesee river between the Main street bridge and dam which deflects the water of the said river into Brown's race on the west side, and what is known as the Rochester Hydraulic Company's race on the east side, by removing for a width of 30 feet from the river walls on each side, the debris and filthy accumulation of whatever kind down to the bottom rock, so as to afford a free flow of the water

each side of the river between the limits named. The accumulated mass to be thrown over the brink of the upper falls of the Genesee river on the west side thereof, and the expense therefor, not to exceed the sum of \$3,000 be paid from the contingent expense fund. Adopted.

UNFINISHED BUSINESS.

By Ald. Foley-

To the Honorable the Common Council of the City

of Rochester: GENTLEMEN-We think it proper that we should present to you as briefly as possible the reasons why you are asked to consider new applications for the street railroad franchises on the west side of the river, and to reconsider the resolution already

The Mayor gave a hearing upon the resolution Monday morning, July 25th, to all the street car companies and such citizens as appeared. During the afternoon of that day the Mayor requested the the afternoon of that day the Mayor requested the counsel of the three companies to appear again before him, and Mr. Beckley in our behalf, and Mr. Perkins for the Electric Company appeared, word coming to the Mayor from Mr. Raines' office that he was out but would be sent for. The Mayor read to those present a statement as follows:

"It is claimed by the Rochester City & Brighton Railroad Company, and by the Electric Company, that they each wish to bid on the sale of the franchisc but will be deterred because sufficient notice.

chise, but will be deterred because sufficient notice of the proposed route was not published. The objection of insufficient notice is a serious one, and I, jection or insumment notice is a serious one, and 1, not a lawyer, am in doubt about it. If the objection is sound, it would, of course, be sustained by the courts, and the ultimate object, viz: the building of the line, would be seriously delayed. To avoid this delay, and avoid all further legal compositions of the course plications, I suggest that the counsel for the three competing companies do now agree upon a form of application to the Common Council which shall be free from these legal objections, and upon that form a new application be made to the Common Council Tuesday night, after a reconsideration of the resolution now before me. Upon the passage of a resolution by the Common Council based upon such an agreed form of application no legal objection could

agreed form of application no legal objection could be raised, and each company would be free to bid for the franchise. Thus the city would realize the largest possible amount for its treasury, and the speedy building of the road would be assured."

Mr. Perkins stated that the suggestion made by the Mayor was satisfactory to him. Mr. Beckley said that to avoid question and save litigation our company would accept the suggestion of the Mayor, providing the Rochester City & Brighton Railroad Company, through its counsel would agree to it. The Mayor said that he intended to leave town that evening at 7:50, and desired to know whether the suggestion would be accepted and reconsideration of the resolution before him be asked at the meeting this evening, as his time to act upon the resolution would expire before his return. Mr. Beckley stated that he would ask the reconsideration of the resolution and put in on behalf of his company a new application, if the Mayor obtained the consent of Mr. Raines to the proposition of immediate action to-night by the Common Council. This the Mayor undertook to do.

About 80'clock Mr. Beckley received from the

About 8 o'clock Mr. Beckley received from the Mayor a note in his handwriting, as follows:

John N. Beckley. Esq.:

11

The proposition was satisfactory to Mr. Raines, and Judge Thomas Raines will call on you to-mor-

and Judge Thomas Raines will call on you to-morrow morning in regard to a new application, etc.
Monday, P. M. Hastily, etc., C. R. Parsons.
To-day we are informed by the representative of the Rochester City & Brighton Railroad Company that they are not prepared to put in a new application and desire a postponement.
In the absence of the Mayor, and with the purpose of keeping good faith with him, we repectfully ask a reconsideration of the resolution; but we think it due to us that our new applications, made in pursuance of the understanding with the Mayor, should be acted upon to-night and the earliest possible day fixed for the hearing thereon.

We propose to keep good faith with the Common Council and with the people. We want to build and operate cable roads in this city, and in accepting the suggestion of the Mayor we think that no cause can be found by any company to delay by injunctions or other means the completion of a injunctions or other means the completion of a railroad.

THE ROCHESTER CABLE RAILROAD CO.,

By John W. Hannan, Vice President.

By John W. Hannan, vice President.
Dated, Rochester July 26, 1887.
Ordered received, filed and published.
Ald. Foley moved that action on the resolution adopted July 19 and published on page 146, current proceedings, relating to street railway companies, be reconsidered. Adopted.
On motion of Ald, Foley the resolution was laid out that table.

on the table.
By Ald. Foley-

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

The petition of the Rochester Cable Railroad

Company respectfully shows:

That your petitioner is a corporation, duly organized, chartered and incorporated under, by virtue, and in pursuance of 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 conveyance of persons and

maintaining and operating a street surface railroad, for public use, in the conveyance of persons and property in cars, for compensation, in the city of Rochester, County of Monroe.

Your petitioner hereby makes application for the right to construct, maintain, operate and use a street, surface, double track railroad, or, at its option, along any part or parts of the route hereinafter described, a street, surface, single track railroad, with necessary branches, turnouts, sidings and switches, along and upon the route hereinafter described; such railroad to be operated with cable and switches, along and upon the route hereinatter described; such railroad to be operated with cable motor power, and such other power as shall be authorized by the Common Council of the city of Rochester, other than locomotive steam power. The said route is described as follows:

Commencing in the city of Rochester, at the intersection of Brooks systems with Genesee street.

Commencing in the city of Rochester, at the intersection of Brooks avenue with Genesee street, thence upon and along the surface of the soil through, upon and along the following named streets, in the said city, to wit: Along Genesee street to Plymouth avenue, sometimes called South Sophia street, thence along South Sophia street, sometimes so called, and Plymouth avenue to West Main street, thence across West Main street and the tracks of the Rochester City & Brighton Railroad Company to Sophia street, thence along Sophia street across Allen street and the tracks of the Rochester City & Brighton Railroad Company to Center street, thence along Center street to Frank street, thence along Frank street across Lyell avenue and the tracks of the Rochester City & Brighton Railroad Company across Lyell avenue and the tracks of the Rochester City & Brighton Railroad Company to Bloss street, thence along Bloss street to Backus avenue, thence along Backus avenue to the northerly end thereof, thence across and on lands to be acquired by your petitioner to Emerson street, thence along Emerson street and upon such lands thence along Emerson street and upon such lands as it may be necessary to acquire for that purpose to Thrush street, thence along Thrush street to Driving Park avenue, thence along Driving Park avenue to Lake avenue, thence across Lake avenue and the tracks of the Rochester City & Brighton Railroad Company to the easterly line of Lake avenue. nue, thence along Driving Park avenue (sometimes called McCracken street) to the easterly end there-of, with a branch line extending from the main line from the intersection of Driving Park avenue and the street next east of the Driving Park, which street is sometimes called the Boulevard, thence along said street sometimes called the Boulevard to the northerly end thereof, thence northerly across and on lands to be acquired in extension of the line of said street sometimes called the Boulevard to the Big Ridge road, thence along the Big Ridge road to Lake avenue, thence along Lake avenue to the northerly line of said city.

Together with the necessary turntables, turn-

outs, sidings, switches and suitable stands.
Your petitioner proposes to construct, maintain and operate said railroad in such manner as not to

interfere with the beneficial use of the streets along which the same is laid. The rail which your petitioner desires to use is a flat, grooved, girder rail, which will be laid practically level with the surface of the street. The slot in which the grip for the cable runs will not be over three-fourths of an inch in width, and will be so constructed as that the width will not be affected by the action of the elements. The conduits which your petitioner desires to construct will be so constructed as to avoid the necessity of repairs, and so that the streets will not have to be torn up after the conduits are once laid. Connections will be made between the conduits and the sewers, and entrance to such conduits will be through manholes.

Your petitioner will pave and keep in permanent repair the portion of the street between its tracks, the rails of its tracks, and two feet outside and adjoining the outside rail of its track or tracks, so long as it shall continue to use such tracks, and such improvement will be made whether the streets

named are now improved or not.

Your petitioner will not charge any passenger more than five cents for one continuous ride from any point on its road, or on any road or line or branch operated by it or under its control, to any point thereon, or on any connecting branch or line

thereof, within the limits of the city of Rochester.
Your petitioner will immediately, upon obtaining
the franchise for which application is hereby made, enter into an agreement with the city of Rochester, which agreement shall contain all necessary and reasonable restrictions, conditions, limitations and provisions, and will execute and deliver to the city of Rochester a bond, in such penalty as your honorable body may provide, and with satisfactory sureties, conditioned for the faithful performance on its part of all the terms and conditions of such agreement.

Respectfully submitted,

THE ROCHESTER CABLE RAILROAD COMPANY,
By John W. Hannan, Vice President, H. H. Craig,
Acting Secretary.

Ordered received, filed and published.

By Ald. Foley-Whereas, The Rochester Cable By And. Foley—Whetas, The Rochiest Cable Railroad Company has presented its application and asked for the consent of this Common Council for the construction, maintenance, operation and use of a street surface double track railroad, or, at the option of the applicant along any part or parts of the route burging for described, a street surface of the route burging for described, a street surface. of the route hereinafter described, a street surface single track railroad, with necessary switches, sid-ings, tarnouts and suitable stands, through the following named streets of the city of Rochester,

Commencing at the intersection of Brooks avenue with Genesee street, thence upon the surface of the soil through, along and upon Genesee street of the soil through, along and upon Genesee street to Plymouth avenue, sometimes called South Sophia street, thence along South Sophia street, sometimes so-called, and Plymouth avenue to West Main street, thence across West Main street and the tracks of the Rochester City & Brighton Kailroad Company to Sophia street, thence along Sophia street areross Allen street and the tracks of the Rochester City & Brighton Kailroad Company to Center street; thence along Center street there along trank street are to Strank street, across Allen street, across the street the street and the street along the street along trank street across the street along the street street to street the street along trank street across the street acro Frank street; thence along Frank street across Lyell avenue and the tracks of the Rochester City & Brighton Railroad Company to Bloss street; thence along Bloss street to Backus avenue; thence along Backus avenue to the northerly end thereof; thence across and on lands to be acquired by your petitioner to Emerson street; thence along Emerson street and upon such lands as it may be necessary to acqure for that purpose to Thrush street; thence along Thrush street to Driving Park avenue; thence along Driving Park avenue to Lake avenue; thence across Lake avenue and the tracks of the Rochester City & Brighton Railroad Company to the easterly line of Lake avenue; thence along Driving Park av. (sometimes called McCracken st.) to the easterly end thereof, with a branch line extending from the main line at the intersec-tion of Driving Park avenue and the street next east of the Driving Park, which street is sometimes called the Boulevard; thence along said street sometimes called the Boulevard to the northerly

end thereof, thence northerly acro's and on lands to be acquired in extension of the street sometimes called the Boulevard to the Big Ridge Road; thence along the Big Ridge Road to Lake avenue; thence along Lake avenue to the northerly line of said

city; and,
Whereas, the said corporation has a sked permission to operate such railroad by cable motor power or by any power consented to by the Common Council of the city of Rochester, other than loco-

motive steam power; Now, therefore, it is hereby resolved, The time when and the place where the said application will be first considered by the Common Council is at a meeting hereby appointed to be held at the common Council chamber, in the City Hall, on the 15th day of August, 1887, at 7 o' clock p. m.
It is further resolved, That the City Clerk be and he hereby is directed to publish a notice that said

application will be first considered at said time and place, as directed 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

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Stein, Bohrer, Kelly, Thayer—14.
Nays—Ald. Marson.

By Ald. Foley-

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

The petition of the Rochester Cable Railroad

Company respectfully represents:
That your petitioner is a corporation organized, chartered 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 conveyance of persons and property in cars, for compensation, in the city of Rochester, County of Monroe and State of New York.

Your petitioner hereby makes application for the right to construct, maintain, operate and use a street, surface, double-track railroad; or at its option along any part or parts of the route herein-after described, a street, surface, single-track rail-road with switches, sidings, turn-outs and suit-able stands, along and upon the said route hereinafter described, such railroad to be able stands, along and upon the said route hereinafter described, such railroad to be operated by cable motor power, or such other power as shall be authorized by the Common Council of the city of Rochester other than locomotive steam power. The said route is described as follows, to wit: Commencing in the city of Rochester aforesaid, at the intersection of Brooks avenue with Genesee street; thence on the surface of the soil through along and upon the surface of the soil through, along and upon the following named streets in said city, viz.: Genesee street to Plymouth avenue, sometimes called South street to Plymouth avenue, sometimes called South Sophia street; thence along South Sophia street, sometimes called, and Plymouth avenue to West Main street; thence across West Main street and the tracks of the Rochester City & Brighton Railroad Company to Sophia street, thence along Sophia street across Allen street and the tracks of the Rochester City & Brighton Railroad Company to Center street the Lones Center street the Jones Center street, thence along Center street to Jones street, thence along Jones street to Jay street, thence along Jay street to Bolivar street, thence along Jay street to Lyell avenue, thence along Bolivar street to Lyell avenue, thence along along Bolivar street to Lyell avenue, thence along and across Lyell avenue and the tracks of the Kochester City & Brighton Railroad Company to Saratoga avenue, thence along Saratoga avenue to Vernon street, thence along Pernon street to Backus avenue, thence along Backus avenue to the northerly end of Backus avenue, thence across and on lands to be acquired by your petitioner to Emerson street, thence along Emerson street and upon any lands which may be purchased by your petitioner, if found to be necessary, to Thrush street, thence along Thrush street to Driving Park avenue, thence along Driving Park avenue to Lake avenue, thence across Lake avenue and the tracks of the Rochester City & Brighton Railroad Company to the easterly line of Lake avenue, road Company to the easterly line of Lake avenue, thence along Driving Park avenue (sometimes

called McCracken street) to the easterly end thereof, with a branch line extending from the main line, at the intersection of Driving Park avenue with the street next east of the Rochester Driving Park, which street is sometime called the Boule-thence along said street sometimes called the Boulevard to the northerly end thereof, thence northerly across and on lands to be acquired in the line of the extension of said street called the Boulevard to the Big Ridge road, thence along the Boulevard to the Big Ridge road, thence along Lake avenue to the northerly line of said city; together with the necessary turn-tables, branches, turn-outs, sidings, switches and suitable stands.

Your petitioner proposes to construct, maintain and operate said railroad in such manner as not to interfere with the beneficial use of the streets called McCracken street) to the easterly end there-

interfere with the beneficial use of the streets along which the same is laid. The rail which your along which the same is laid. The rail which your petitioner desires to use is a grooved girder, which will be laid practically level with the surface of the street. The slot in which the grip for the cable runs will not be over three-quarters of an inch in width, and will be so constructed that the width will not be changed by the action of the elements. The conduits which your petitioner desires to construct will be constructed in such manner as to avoid the necessity of making repairs, and so that the streets will not have so be torn up after the conduits are once laid. Connection will be made between the conduits and the sewers, and entrance

between the conduits and the sewers, and entrance to such conduits will be through manholes.

Your petitioner will pave and keep in permanent repair, the portion of the surface of the street between its tracks, the rails of its tracks and two feet outside of and adjoining the outside rail of its track or tracks, so long as it shall continue to use such tracks, and such improvement will be made by your petitioner, whether the streets named are now improved or not.

The rate of fare which will be charged by your

The rate of fare which will be charged by your petitioner to any passenger for one continuous ride from any point on the route above described, or on from any point on the route above described, or on any route, line or branch operated by it or under its control, to any point thereon, or to any connecting branch or ine thereof, within the limits of the city of Rochester, shall not exceed five cents. Your petitioner will immediately, upon obtaintaining the franchise for which application is hereby made, enter into an agreement with the city of Rochester, which agreement shall contain all well.

by made, enter into an agreement with the city of Rochester, which agreement shall contain all necessary and reasonable restrictions, conditions, limitations and provisions, and will execute and deliver to the city of Rochester, a bond in such penalty as your Honorable Body may provide, and with satisfactory sureties, conditioned for the faithful performance upon its part of all the terms and provisions of such agreement

faithful performance upon its part of all the terms and provisions of such agreement.

Respectfully submitted,
THE ROCHESTER CABLE RAILROAD COMPANY, by JOHN W. HANNAN,
Vice President.
H. H. CLAIG, Acting Secretary.
Ordered received, filed and published.

By Ald. Foley—Whereas, The Rochester Carle Railroad Company has presented its application and asked for the consent of this Common Council for asked for the consent of this Common Common for the construction, maintenance, operation and use of a street, surface, double-track railroad, or at the option of the applicant, along any part or parts of the route hereinafter described a street, surface,

of the route hereinafter described a street, surface, single-track railroad with switches, sidings, turnouts and suitable stands, through the following named streets of the City of Rochester, viz.:

Beginning at the intersection of Brooks avenue with Genesee street, thence on the surface of the soil through, along and upon the following named streets in said city, viz.: Genesee street to Plymouth avenue, sometimes called South Sophia street, thence along South Sophia street, thence along South Sophia street, thence across West Main street and the tracks of the Rochester City and Brighton Railroad Company to Sophia street, thence along Sophia street across Allen street and the tracks of the Rochester City & Brighton Krailroad Company to Center street; thence along Center street to Jones street; thence along Jay street to Bolivar street; thence along Bolivar

street to Lyell avenue; thence along and across-Lyell avenue and the tracks of the Rochester City by Brighton Railroad Company to Saratoga avenue; thence along Saratoga avenue to Vernon street; thence along Vernon street to Backus avenue; thence along Backus avenue to the norterly end of thence along Backus avenue to the norterly end of Backus avenue; thence across and on lands to be acquired by your petitioner to Emerson street; thence along Emerson street and upon any lands which may be purchased by your petitioner, if found to be necessary, to Thrush street; thence along Thrush street to Driving Park avenue to Lake avenue; thence across Lake avenue and the tracks of the Rochester City and Brighton Railroad Company to the easterly line of Lake avenue; thence along Driving Park avenue (sometimes called McCracken street) to the easterly end thereof, with a branch line extending from the main line at the intersection of Driving Park avenue with the street next east of the Rochester Driving Park, which street is sometimes called the Boulevard; thence along said street sometimes called the Boulevard; thence along said street sometimes called the Boulevard; thence along said street sometimes called the Bou-levard to the northerly end thereof; thence north-erly across and on lands to be acquired in the line of the extension of said street called the Boulevard to the Big Ridge Road; thence along the Big Ridge Road to Lake avenue; thence along Lake avenue to the northerly line of said city; and, Whereas, The said corporation has asked per-mission to operate such railroad by cable motor power, or by any power consented to by the Com-mon Council of the city of Rochester, other than locomotive steam power.

locomotive steam power.

Now, therefore, It is hereby resolved, that the time when and the place where the said application will be first considered by the Common Council is at a meeting to be held at the Common Council Chamber in the City Hall Building, on the 15th day of August, 1887, at 7 o'clock p. m.

It is further resolved, That the City Clerk be and

he hereby is directed to publish a notice that said application will be first considered at said time and place, as directed by statute, daily for at least four-teen days in two daily newspapers in said city of Rochester, to be designated by the Mayor of said

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Hall, Swike-hard, Stein, Bohrer, Kelly, Thayer—15.

EXECUTIVE BUSINESS.

Ald. Selye moved to proceed toappoint Commissioners of Deeds and that the cierk cast one ballot.

sioners of Deeds and that the eterk cast one ballot. Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Stein, Bohrer, Kelly, Thayer—15.
J. Vincent Browne, William H. Niven, J. Vincent Alexander, Richard F. Whalen, James C. Parmlee, Ezra M. Higgins, Edward Kern and David L. Hill having received the concurrent vote of the Common Council were duly appointed Commissioners of Deeds missioners of Deeds.

MISCELLANEOUS BUSINESS.

By Ald, Sullivan-Resolved, That the City Surveyor be and is hereby directed to prepare an ordinance for the construction of a plank sidewalk on

Warehouse street, where none now exists. Adopted.
Ald. Marson presented the petition of May A.
Carson for permission to erect a wood building on Greig street and moved that permission be granted. Adopted.

By Ald. Fee—Resolved, That the extension of Davis street from N. Y. C. & H. R. R. R. to Union street be and is hereby named Davis street and the Evacutive Roand be notified to when the panel

street be and is hereby named Davis street and the Executive Board be notified to place the usual street signs. Adopted.

By Ald. Fee—Whereas, There was assessed in the general city tax for 1887, against "Hrs. D. P. Wescott 'a personal and sl25.05 real, the latter including \$2.52 water, and which personal property tax should have been assessed to the executor of said Wescott, thereby rendering the collection thereof imposible, and the owners of the real estate have signified their willingness to pay said real tax: thereprifed their willingness to pay said real tax: there nified their willingness to pay said real tax; therefore.

Be it resolved, That treasurer be, and he hereby Be it resolved, That treasurer be, and ne hereby is, directed to receive the sum of one hundred and twenty-five dollars and five cents (\$125.05) in full for the tax assessed on lots 21, 22 and 23, east side of Stone street, in the 4th ward, to said "Hrs. D. P. Wescott', and, upon such payment being made to charge the balance of the real and personal tax

to erroneous assessments. Adopted.
Ald. Kohlmetz presented the petitions of Carl J.
S. Mensing and Joseph May S. Mensing and Joseph May to erect and move wood buildings, and moved that permission be granted under direction of the Fire Marshal.

Adopted.

By Ald. Kohlmetz—Petition for a pipe sewer in Avenue D. Referred to the Surveyor to prepare

an ordinance.

Ald. Elliott gave notice that two weeks hence he would present a penal ordinance covering ped-dling or huckstering in the streets, now insuffi-

dling or huckstering in the streets, now insufficiently covered by penal ordinance.

By Ald. Elliott—Resolved, By the Common Council of the city of Rochester, that the City Clerk be required to file with his honor the Mayor, record of proceedings of each meeting of the Common Council within forty-eight hours after recess or adjournment, and that leaving the proceedings in the office of the Mayor shall be considered a sufficient notification of the filing thereof. And if at any time the Mayor is obliged to be out of town on official business, the Clerk may hold the minutes execute. Two (72) hours after such adjournment be seventy-two (72) hours after such adjournment before filing the same with the Mayor, on written request from his Honor so to do, providing that by so doing the Mayor shall give publicity by publica-tion in the daily papers of the city of any veto at least forty-eight hours before any regular succeed-

ing meeting of the Common Council. Adopted.
By Ald. Elliott—Resolved, By the Common Council of the city of Rochester, whenever his honor, the Mayor, finds it necessary for his personal, private or official business to absent himself from the city, that he shall give formal written notice thereof to the president of the Common Council and deliver over to him the keys of the Mayor's office, to be held by him for use in the absence of

His Honor, the Mayor. Adopted.

By Ald. Elliott—Resolved, By the Common Council of the city of Rochester, that the Mayor be m-Main and State streets, of Rochester, that they must not sweep the refuse from their stores into

the street. Adopted.

the street. Adopted.

By Ald. Elliott—Resolved, By the Common Council of the city of Rochester, that the Executive Board be directed to lay a stone crosswalk on Park avenue, from the west line of Rowley street, connecting said street with the west side of the south netting said street with the west side of the South entrance to Arnold park, and charge the same to the Highway fund. Adopted. Ald. Elliott moved that action on the resolution by Ald. Stein, relating to salaries in the City Sur-

veyor's office be reconsidered. Adopted. On motion of Ald. Elliott the resolution was re-

ferred to the Committee on Maps and Surveys.

Ald. Foley moved that action on the final ordinance No. 3,052, for an asphaltum improvement on King street, be reconsidered. Adopted.
On motion of Ald. Foley further action was in-

definitely postponed.

By Ald, Selve-

Resolved, That to avoid further unnecessary delay the special committee in the matter of the East side outlet sewer be and hereby is directed to report its recommendations to this board at its next reg-

ular meeting. Adopted.

By Ald. Selye—
Resolved. That the City Property Committee be and hereby is directed to place in a firm and dura-ble manner the names of each of the Mayors whose portraits hang in the Common Council Chamber, and also cause the date of the beginning and ending of the term of each of said Mayors to he formly effect thereon. be firmly affixed thereon. Adopted.

By Ald. Selye—Resolved, That the City Surveyor be and he hereby is directed to prepare and submit to this board an estimate of the cost of building an iron bridge across the Genesee river, from a point beginning at the foot of Driving Park avenue and

extendidg to the foot of the street on the opposite

side of the river. Adopted.

By Ald. Swikehard—Petition of several hucksters in relation to licenses paid. Referred to the Law Committee.

Ald. Stein presented a numerously signed petition for free public baths. Referred to the City Property Committee.

By Ald. Stein—

PENAL ORDINANCE.

AN ORDINANCE TO REGULATE WEIGHTS AND MEASURES AND THE FEES OF CITY SEALER.

Passed July, 1887.

The Common Council of the City of Rochester

do ordain and determine as follows

Section 1. Every merchant, retailer, trader and dealer in merchandise or property of any description, which is sold by measure or weight, dealing tion, which is sold by measure or weight, dealing or trading within the city of Rochester, shall use such weights and measures only as have been sealed and marked by the City Sealer, and no person shall hereafter sell or dispose of any berries in said city in boxes, racks, baskets or other packages, without having the quantity by sealed measures, which we have the sealed measure the sealed measurement of the sealed measurement. ure contained therein, plainly marked on the outside of each box, rack, basket or other package. Every merchant, retailer, trader or dealer who shall violate any of the provisions of this section shall forfeit and pay a penalty of and be fined five

Section 2. All weights and measures sealed by the City Sealer shall be made to conform to the standard of the State, and shall be sealed and

marked by him.
Section 3. It shall be the duty of the City Sealer, and he is hereby authorized and directed, to inspect and examine, at least once in every six months hereafter, and as much oftenor as he deems proper, all weights and measures used by any merchant, retailer, trader or dealer aforesaid, and to mark and seal the same once in every six months hereafter, and as much oftener as the same are found, upon any such inspection or examination, not conformable to the State staundards; such weights and measures to be inspected, and also sealed and marked, at the election of said Sealer, at the place or places where the same are kept for use; and if or places where the same are kept for use; and in any such weights and measures, when so inspected or examined by said Sealer, shall be found not to be conformable to the State's standards, it or they, if not then, and there marked and sealed by said Sealer, shall be sent by the owner or owners thereof, or persons using the same, as aforesaid, to such place in the said city of Rochester as the said sealer shall direct, for the purpose of being sealed and marked by said Sealer, as aforesaid, within three days after such owner or owners, or person, shall be required so to do by the said Sealer, any merchant, retailer, trader or dealer aforesaid, and any agent, servant and employes of any such merchant, retailer, trader or dealer who shall refuse to exhibit any such weights and measures to the said Sealer, when required so to do by him, or who shall, in any manner, obstruct such Sealer in the snail, in any manner, obstruct such search in the performance of the duties hereby enjoined upon him, or who shall refuse or neglect to send any such weights or measures for the purpose of being sealed, as aforesaid, within the time, and to the place aforesaid, shall forfeit and pay a penalty of and be fined ten dollars for each offense.

Section 4. It shall be the duty of the city sealer to seal and mark any weight or measure that may be brought to him at any reasonable time during the day, by any person, upon prepayment to him of his legal fees therefor, and it shall also be his duty to make and keep a register of all the weights and measures inspected and examined and sealed and marked by him, as aforesaid, in which he shall state the name of the owner or owners of the same, or persons having the same so marked and sealed, and his or her business address or location, if known and his or her business address or location, a mown by him, and whether they are conformable to the standards of the state, and to deliver a copy of such register to the clerk of said city, and to report to the Common Council the names of all owners whose weights or measures are incorrect, or who shall neglect or refuse to have their weights or

measures inspected and examined and sealed and marked as aforesaid; such copy of said register to be delivered to said clerk, and said report to be made to this Common Council by said sealer as aforesaid, at least once every three months hereafter, and for a willful failure on the part of said sealer so to do, he shall forfeit and pay a penalty of, and be fined, five dollars for each offense, and a further penalty of five dollars for every twenty-four hours such neglect shall continue, after notice from the clerk to comply therewith. from the clerk to comply therewith.

from the clerk to comply therewith.

Section 5. 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 violating any provisions of this ordinance, and failing to pay the penalty and fine imposed therefor, and recovered, shall be liable to, and shall be imprisoned in the Monroe County Penitentiary for a term of two days for each one dollar of the amount of the judgment recovered upon and for such fine and penalty.

Section 6. The City Sealer shall ke entitled to receive for his services at and after the following tes: For examining and sealing each weight measure, scale or other device for determining quantity as follows: \$500

quantity as follows.	
Railroad track scales	\$5 00
Elevator hopper scales	5 00
Mill hopper scales	1 50
Hay, coal and wagon scales of five tons	
capacity and under	2 50
Hay, coal and wagon scales of over five	
tons canacity.	3 00
Dormant scales of 1,000 lbs. capacity or	
under	50
under Dormant scales of over 1,000 lbs. capacity	1 00
Depot freight scales	3 00
Platform scales of 1,000 lbs. capacity or	
over	50
Platform scales of less than 1,000 lbs. ca-	
pacity	25
Counter scales of 5 lbs. or under	10
Counter scales of 5 lbs. to 20 lbs	20
Counter scales, all other kinds	25
Every beam	10
Measures of extension at the rate of 10	
cts. per yard, not to exceed 50 cents for	
any one measure.	
Every weight	05
Liquid and dry measures	10
For each measure.	
He shall also be entitled to a reasonable co	ompen-

sation for making weights and measures conform to the standards in his possession. Section 7. This ordinance shall take effect imme-

diately.

Objection being made, action on the ordinance was postponed two weeks.

By Ald. Kelly-Whereas, N. L. Braver was awarded a contract for the construction of a sewer

awaited a contract to the constitution of a sever in Culver road, upon which several hundred dollars have been expended for labor and material; and, Whereas, The city has been served with an in-junction restraining it from continuing said work and from performing all acts relating thereto; therefore.

Resolved, That the subject matter of this improvement be referred to the Law Committee of provement be referred to the Law Committee of this Board for inquiry, with the view of progress-ing said work as fast as possible, and ascertaining what legal or equitable rights the contractor has for recovering the money expended by him for labor and material in the construction of said sewer. Adopted.

By Ald. Kelly—Resolved, That the Executive Board be authorized to negotiate for the purchase of lands necessary to be taken for the opening and extension of Murray park, as contemplated by ordinance No. 3,271, adopted July 26, 1887, and report the result of such negotiations to this board at the next regular meeting. Adopted.

By Ald. Kelly—Resolved, That the Executive Board be authorized to negotiate for the purchase of lands necessary to be taken for the extension of

West Orange street, as contemplated by ordinance No. 3,270 adopted July 26, 1887, and report the result of such negotiations to the Board at the next regular meeting. Adopted.

Ald. Thayer presented the petition of Henry Theim for permission to erect a wood building, and moved that permission be granted. Adopted. By Ald. Thayer—Resolved, That the Executive Board be and they hereby are directed to sell to the highest bidder the house situated on the lands taken for the extension of Joiner street from Clifford street to Norton street. Adopted.

ford street to Norton street. Adopted. On motion of Ald, Elliott the Board then adiourned.

PETER SHERIDAN, City Clerk.

In Common Council-Aug. 2, 1887.

SPECIAL MEETING.

In the absence of the President of the Board the Clerk called the meeting to order.

Ald. Selye moved that Ald. Kelly act as chair-

And, Sease moved that Ald. Kelly act as chairman. Adopted.

Present—Ald. Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Selye, Foley, Swikehard, Judson, Stein, Kelly—II.

Absent—Ald. Tracy, Marson, Hall, Bohrer, Thayer—5.

APPROVAL OF THE MINUTES.

The minutes of the preceding meeting were corrected so as to read "Ald. Selye moved to adjourn," instead of "Ald. Elliott moved to ad-

PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCE.

By the Clerk-

Hon. C. R. Parsons, Mayor:

As the time fixed for considering first the applications nereinafter named is the evening of August cations hereinafter named is the evening of August 2nd, and the Common Council adjourned without naming that evening for a meeting, please call a special meeting of the Common Council for Tuesday evening, August 2, 1887, at 7 o'clock p. m. for the purpose of considering the applications duly advertised of the Rochester Cable Railroad Company and The Rochester Electrical Railway Company for street railway franchises and for the trunsaction of gangary luvinger.

pany for street railway francinses and for transaction of general business. Rochester, N. Y., August 1, 1887. D. W. SELYE, GEO. W. ELLIOTT, J. MILLER KELLY, GEO. B. SWIKEHARD, H. KOHLMETZ, C. Stein, W. Sullivan, FRANK FRITZSCHE, JAMES S. JUDSON.

MAYOR'S OFFICE, ROCHESTER, N. Y., Aug. 2, 1887.

Peter Sheridan, Esq., City Clerk:

In accordance with the above request you will will please call a special meeting of the Common Council for this evening at 70 clock. Yours etc., C. R. PARSONS, Mayor,

Ordered received, filed and published.

By Ald Sullivan-

To the Common Council of the City of Rochester:

The Rochester City & Brighton Railroad Company hereby applies to your honorable body for the consent of the city of Rochester that your petitioner consent of the city of Rochester that your petitioner may construct, maintain, operate, use and extend lines and branches of the railroad of said Company upon streets of the city of Rochester hereinafter named, which said streets the said Rochester City & Brighton Bailroad Company hereby give notice it elects to use for said purpose; and your petitioner hereby makes application for the consent of said city that it may construct, maintain, operate and use a street surface double track railroad; or at its option along any part or parts of the route hereinafter described a street surface, single track herematter described a street surface, single track-railroad, with switches, sidings, turnouts, and suit-able stands along and upon the said route herein-after described, such railroad to be operated by horses or by such other power as shall be author-ized by the Common Council of the city of Rochester other than locomotive steam power; the said

ester other than occomotive steam power; the said route is described as follows, to wit: From the intersection of Sophia street and Church street; thence through Church street to North Fitzhugh street; thence along North Fitz-hugh to West Main street; then across West Main hugh to West Main street; then across west Main street to South Fitzhugh street; thence along South Fitzhugh street to Spring street; thence along Spring street to Exchange street; thence along Exchange street to Court street; thence along Court street and over Court street bridge to South street; thence along South street to the street run-ning between Washington square and the New York State Arsenal; thence along said last named street to the intersection of South Clinton street and Monroe avenue; thence along South Clinton street; thence along Pinnacle avenue; thence along Meigs street to Caroline street; thence along Caroline street to M. Vernon avenue; thence along Caroline street to M. Vernon avenue; thence along Caroline street to M. Vernon avenue; the conditions are street t thence along Mt. Vernon avenue to Oakland avenue; thence along Mt. Vernon avenue to Oakland avenue; thence along Oakland avenue to South avenue; thence along South avenue to Highland avenue; thence along Highland avenue to Mt. Hope avenue; thence along Mt. Hope avenue southward to the entrance of Mt. Hope cemetery, near May street.

Your petitioner is an incorporated railway company, authorized to construct, maintain and operate a street railroad in the city of Rochester.

Respectfully submitted,

CHAURCEY C. WOODWORTH, Respectfully Sudmerts.
CHAUNCEY C. WOODWORTH,
Secretary Rochester City & Brighton
Railroad Company.

Ordered received, filed and published.

By Ald. Sullivan-Whereas, The Rochester City & Brighton Rail-oad Company has presented its application and asked for the consent of this Common Council for the construction, maintenance, operation and use of a street surface, double track railroad, or, at the

of a street surface, double track railroad, or, at the option of the applicant, along any part or parts of the route hereinafter described, a street surface, single track railroad, with switches, sidings, turnouts and suitable stands through the following streets in the city of Rochester, viz.:

From the intersection of Sophia street and Church street; thence through Church street to North Fitzhugh street; thence along North Fitzhugh to West Main street; then across West Main street; there along South street; thence along South nugh to West Main street; then across west main street to South Fitzhugh street; thence along South Fitzhugh street to Spring street; thence along Spring street to Exchange street; thence along Exchange street to Court street; thence along Court street and over Court street bridge to South street; thence along South street to the street running between Washington square and the New ning between washington square and the New York State Arsenal; thence along said last named street to the intersection of South Clinton street and Monroe avenue; thence along South Clinton street over the Erie canal to Pinnacle avenue; thence along Pinnacle avenue to Meigs street; thence along Garoline street to Caroline street; thence along Caroline street to Mt. Vernon avenue; thence along Mt. Vernon avenue to Oakland avenue; thence along Oakland avenue to South avenue; thence along South avenue to Highland avenue; thence along Highland avenue to Mt. Hope avenue; thence along Mt. Hope avenue southward to the entrance of Mt. Hope cemetery, near May

And whereas, the said corporation has asked permission to operate said railroad by horses or by any power consented to by the Common Council of the city of Rochester, other than locomotive

steam power: Now, therefore, it is hereby resolved. That the time when and the placewhere the said application will be first considered by the Common Council is at a meeting to be held at the Common Council

chamber, in the City Hall, on the 23d day of August, 1887, at 8 o' clock p. m.

It is further resolved, That the City Clerk be and he hereby is directed to publish a notice that said application will be first considered at said time and place, as directed 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.
Adopted

By Ald. Fee-

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

The petition of the Rochester Cable Railroad Company respectfully represents:

That your petitioner is a corporation, duly organread, chartered 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 conveyance of persons and freight in cars, for compensation, in the city of Rochester, County of Monroe.

Your petitioner has already made application for the right to construct, maintain, operate and use a street surface railroad, extending from the intersection of Sophia and Church streets, through and along Fitzhugh, Spring, Exchange and other streets to the entrance of Mount Hope Cemetery, near May street.

Your petitioner has determined that the convein-ence of the public will be better served, and the cost of construction and operation of a railroad will be lessened by the construction and operation of a railroad between the termini above specified upon the line hereinafter described.

Your petitioner, therefore, hereby makes application for the right to construct, maintain, operate and use a street surface, double-track railroad, with cable motor power, from the intersection of Sophia cable motor power, from the intersection of sophia and Church street, and thence, on the surface of the soil, through, upon and along the following named streets in the city of Rochester,viz.: Along Church street to North Fitzhugh street; thence along North Fitzhugh street to West Main street; thence acrossWest Main street and the tracks of the Rochester City and Brighton Railroad Company to South Fitzhugh street; thence along South Fitzhugh street and over the Erie canal to Spring street; thence along Spring street to Exchange street; thence along Exchange street to Exchange street; thence along Court street street to Court street; thence along Court street and over Court street bridge to South street; thence along South street to Clinton park (for-merly called Green street); thence along Clinton park and over the Erie canal to Pinnacle avenue; thence along Pinnacle avenue to Meigs street; thence along Meigs street to Oakland street; thence thence along Meigs street to Oakland street; thence along Oakland street to South avenue; thence along South avenue to Highland avenue; thence along Highland avenue to Mount Hope avenue; thence along Mount Hope avenue southward to the entrance of Mount Hope eemetery, near May street; together with necessary turnouts, branches, turntables, sidings, switches and suitable stands. The application of your netitioner is intended to

The application of your petitioner is intended to include the right to construct a double track along the said route, or, at its option, a single track, with the necessary branches, turnouts, sidings, and switches along or on any part or parts of said route.

Your petitioner makes this application, intending, if the right applied for shall be granted, to comply with, faithfully observe, and keep all of the provisions and promises set forth in the application heretofore made to your Honorable Body, and

hereinbefore referred to.

Respectfully submitted,

THE ROCHESTER CABLE RAILROAD CO.,

By V. Fleckenstein, President. Ordered received, filed and published.

By Ald. Fee—Whereas, The Rochester Cable Railroad Company has presented its application and asked for the consent of this Common Council for the construction, maintenance, operation and use of a street surface double track railroad, or, at the option of the applicant along any part or parts

of the route hereinafter described, a street surface single track railroad, with necessary switches, sid-ings, turnouts and suitable stands, through the fol-lowing named streets of the city of Rochester, viz.: Commencing at the intersection of Church and Sophia streets, thence along Church and Sophia streets, thence along Church street to North Fitzhugh street, thence along North Fitzhugh street to West Main street, thence across West Main street and the tracks of the Rochester City and Brighton Railroad Company to South Fitzhugh street, thence along South Fitzhugh street and over the Eric canal to Spring street, thence along Spring street to Exchange street, thence along Exchange street to Court street, thence along Court street and over Court street bridge to South street, thence along South street to Marshall street, thence along Marshall street to Clinton Park (formerly called Green street), thence along Clinton park and over the Eric canal to Pinnacle avenue, thence along Pinnacle avenue to Meigs street, thence along Meigs street to Oakland street, thence along South avenue to Highland avenue to Highland avenue to Highland avenue to Highland avenue, thence along Gouth avenue to Highland avenue, thence along Mount Hope avenue southward to the entrance of Mount Hope cemetery, near May street; and

Whereas, The said corporation has asked permission to operate such railroad by cable motor power. Company to South Fitzhugh street, thence along

Now, therefore, It is hereby resolved, that the time when and the place where the said application will be first considered by the Common Council is at a meeting to be held at the Common Council Chamber in the City Hall Building, on the 6th day of September, 1887, at 7 o'clock p. m.

It is further resolved, That the City Clerk be and

he hereby is directed to publish a notice that said application will be first considered at said time and place, as directed by statute, daily for at least four-teen days in two daily newspapers in said city of Rochester, to be designated by the Mayor of said city.

By Ald. Kohlmetz-

To the Hon, the Common Council of the city of

Rochester:
The Rochester City and Brighton Railroad Company hereby applies to your honorable body for the consent of the city of Rochester that your permits when the consent of the city of Rochester that your permits when the consent of the city of Rochester that your permits when the consent of the city of Rochester that your permits when the city of Rochester than the city of Rochester the consent of the city of Rocnester that your petitioner may construct, maintain, operate, use and extend lines and branches of the railroad of said company upon streets of the city of Rochester hereinafter named, which said streets the said Rochester City and Brighton Railroad Company hereby gives notice it elects to use for said purpose; and your petitioner hereby makes application for the consent of said city that it may construct, maintain, operate and use a street surface double treek resilved; or at its option slong any struct, maintain, operate and use a street surface double track railroad; or at its option along any part or parts of the route hereinafter described a street surface, single track railroad with switches, sidings, turnouts and sutable stands along and upon the said route hereinafter described, such railroad to be operated by horses or by such other power as shall be authorized by the Common Council of the city of Rochester other than locomotive steam power; the said route is described as follows, to wit:

Beginning at the intersection of Sophia and hurch streets: thence through Church street Church streets; thence through Church street to State street; thence along State street to Mumto State street; thence along State street to Munford street; thence along Munford street to Andrews street bridge; thence over Andrews street bridge and Andrews street to North avenue; thence along North avenue to University avenue; thence along University avenue to Scio street; thence along Scio street to the north line of German street; thence along the line of Scio street to the depot of the Rochester & Ontario Railway Company; also from the center line of Andrews street and North Water street to River street, thence along River street to North St. Paul street; thence along North St. Paul street between the triangular strip of land owned by the city of Rochester bounding on Central avenue to the lands of ester bounding on Central avenue to the lands of Henry Bartholomay.

Your petitioner is an incorporated railway company, authorized to construct, maintain and operate a street railroad in the city of Rochester.

Respectfully submitted, CHAUNCEY C. WOODWORTH,

Secretary Rochester City and Brighton Railroad Company.

Ordered received, filed and published.

By Ald. Kohlmetz-

Whereas, the Rochester City and Brighton Railroad Company has presented its application and asked for the consent of the Common Council for asket for the conservation of the common control in the construction, maintenance, operation and use of a street surface double track railroad or at the option of the applicant along any part or parts

the option of the applicant along any part or parts of the route hereinafter described a street surface single track railroad with switches, sidings, turnouts and suitable stands through the following named streets in the City of Rochester, viz:

Beginning at the intersection of Sophia and Church streets: thence through Church street to State street; thence along State street to Mumford street; thence along Mumford street to Andrews street bridge. street bridge; thence over Andrews street bridge and Andrews street to North avenue; thence along North avenue to University avenue; thence along University avenue to Scio street; thence along Scio street to to the north line of German street: thence along the line of Scio street extended to Bay street; thence along Bay street to the depot of the Roch-ester & Ontario Railway Company; also from the center line of Andrews street and North Water street to River street; thence along River street to North St. Paul street; thence along North St. Paul street between the triangular strip of land owned by the city of Rochester bounding on Central avenue to the lands of Henry Bartholomay; and

nue to the lands of Henry Bartholomay; and Whereas, Said corporation has asked permission to operate said railroad by horses or by any power consented to by the Common Council of the city of Rochester other than locomotive steam power. Now, therefore, it is hereby Resolved, That the time when and the place where the said application will be first considered by the Common Council is at a meeting to be held at the Common Council chamber in the City Hall building on the 23rd day of August, 1887 at eight o'clock p. m. It is further Resolved, That the City Clerk be and he is hereby

o'clock p.m. It is further
Resolved, That the City Clerk be and he is hereby
directed to publish a notice that said application
will be first considered at said time and place as
directed by statute daily for at least fourteen days
in two daily papers in said city of Rochester to be
designated by the Mayor of said city. Adopted,
Dr. Ald Kohlmetz—

designated by the Mayor of said city. Adopted, By Ald. Kohlmetz—
Whereas, The Rochester City and Brighton Railroad Company presented an application to the Common Council of the city of Rochester at a meeting held on the 28th day of November, 1882, believe that the reconstitution of the control of the cont asking that, to promote the convenience of the asking that, to promote the convenience of the public in going to and from the depot of the New York Central and Hudson River Railroad Company, the consent and permission of said Common Council be granted to said applicant to lay, operate and maintain a double track, commencing at the corner of North Clinton and Atwater (now Central avenue) streets, in and through North Water street, thence a single track through North Water street to Audews street access the builded Water street to Andrews street, across the bridge to Mumford street, and connecting with the tracks

of said company on State street, and
Whereas, At said meeting said Common Council
adopted a resolution of which the following is a

adopted a resolution of which the following is a copy, to-wit:

"By Ald. Collins—Resolved, That consent and permission be granted to the Rochester City and Brighton Railroad Company to lay, operate and maintain a double track, commencing at the corner of North Clinton street, in and through Atwater street to the corner of Mumford and North Water street, thence through North Water street ta Andrews street, are cross the bridge to Mumford street, and connecting with their present tracks on State street;" and street;" and

Whereas, Said company thereafter did lay rail-road tracks in said streets and for a short time, and until soon after the completion of Central avenue

bridge, moved its cars along the same; and,

bridge, moved its cars along the same; and, whereas, More than two years ago, or thereabout, said company removed the tracks from Mumford street. Andrews street bridge, Andrews street and North Water street, and restored the pavements of said streets and abandoned the said streets the pavements of the said streets and abandoned the said streets and said streets. route, taking, constructing and using in lieu thereof the route over Central avenue bridge, or some other routes. It is, therefore, Resolved, That the pretended consent, license or

permission claimed to have been granted by said resolution be, and the same hereby is, revoked and

It is further resolved, That nothing in this resolution shall be construed as an admission that any legal, proper or binding consent or permission to the construction, operation or use of the tracks in Mumford, Andrews or North Water streets, or on or over Andrews street bridge, by the said com-pany was ever obtained from the Common Council pany was ever obtained from the Common Council of the city of Rochester, or that any such alleged or claimed consent, permission or license is now or ever was of any binding force or effect. Adopted. Ald. Kohlmetz presented the petition of Ernest Franks for permission to erect a wood building, and moved that permission be granted under direc-tion of the Fire Marshal. Adopted.

Ald. Fritzsche presented the petition of M. Gar-

Also Friezsone presented the petition of M. Gar-son for permission to erect a wood building, and moved that permission be granted. Adopted. Also a petition for a sewer in North street. Re-ferred to the Surveyor to prepare an ordinance. By Aid. Elliott—Petition for a plank walk on Third avenue. Referred to the Surveyor to pre-pare an ordinance.

Also a petition for electric lights on Hayward avenue. Referred to the Lamp Committee.

By Ald. Selye-

To the Common Council of the City of Rochester:

The Rochester City & Brighton Railroad Company hereby applies to your honorable body for the consent of the city of Rochester that your pe-titioner may construct, maintain, operate, use and titioner may construct, maintain, operate, use and extend lines and branches of the railroad of said company, upon streets of the city of Rochester hereinafter named, which said streets the said Rochester City & Brighton Railroad Company hereby gives notice it elects to use for said purpose; and your petitioner hereby makes application for the consent of said city that it may construct, maintain, operate and use a street, surface, double track railroad, or, at its option, along any part or parts of the route hereinafter described, a street, surface, single track railroad, with switches, sidings, turnouts and suitable stands along and upon the said route hereinafter described; such railroad to be operated by horses, or by such other power as shall be authorized by the Common Council of the city of Rochester, other than locomotive steam power. The said route is described as follows: Commencing in the city of Rochester, aforesaid, at the interseccity of Rochester, aforesaid, at the intersecon the surface of the soil along and upon the surface of the soil along and upon the following named streets in said city, viz.: Genesee street to Plymouth avenue, sometimes called Stouch Sophia street, thence along South Sophia street, sometimes so called, and Plymouth avenue to West Main street, thence across West Main street and the tracks of the Rochester City & Brighton Railroad Company to Sophia street, thence along Sophia street across Allen street and the tracks of the Rochester City & Brighton Railroad Company to the Rochester City & Brighton Railroad Company to Center street, thence along Center street to Jones street, thence along Jones street to Jay street, thence along Jay street to Bolivar street, thence along Bolivar street to Lyell avenue, thence along and across Lyell avenue and the tracks of the Rochester City & Brighton Railroad Comor the Rochester City & Brighton Railroad Company to Saratoga avenue, thence along Saratoga avenue to Vernon street, thence along Vernon street to Backus avenue, thence along Backus avenue, thence across and on lands to be acquired by your petitioner to Emerson street, thence along Emerson street and upon any lands which may be purchased by your

petitioner, if found to be necessary, to Thrush street, thence along Thrush street to Driving Park street, thence along Thrush street to Driving Park avenue, thence along Driving Park avenue to Lake avenue, thence across Lake avenue and the tracks of the Rochester City & Brighton Railroad Company to the easterly line of Lake avenue, thence along Driving Park avenue (sometimes called McCracken street) to the easterly end thereof, with a branch line extending from the main line, at the intersection of Driving Park avenue with the street next east of the Rochester Driving Park which street is sometimes called the Roule. Park, which street is sometimes called the Boulevard, thence along said street sometimes called the Boulevard to the northerly end thereof, thence northerly across and on lands to be acquired in the line of the extension of said street called the Boulevard to the Big Ridge road, thence along the Big Ridge road to Lake avenue, thence along Lake avenue to the northerly line of said city; together with the necessary turn-tables, branches, turn-outs, sidings, switches and suitable stands. Your petitioner is an incorporated railway com-

pany, organized to construct, maintain and operate a street railroad in the city of Rochester.

Respectfully submitted,

CHAUNCEY C. WOODWORTH,

Rochester City & Brighton Railroad Company. Ordered received, filed and published.

By Ald. Selye—Whereas, The Rochester City & Brighton Railroad Company has presented its application and asked for the consent of this Common Council for the construction, maintenance, operation and use of a street, surface, double-track railroad, or at the option of the applicant, along any part or parts of the route hereinafter described a street surface single-track railroad with a street, surface, single-track railroad with switches, sidings, turn-outs and suitable stands, through the following named streets of the City of Rochester, viz:

Beginning at the intersection of Brooks avenue with Genesee street; thence on the surface of the soil through, along and upon the following named streets in said city, viz.: Genesee street to Plymouth avenue, sometimes called South Sophia street; thence along South Sophia street, sometimes so called, and Plymouth avenue to West Main street; thence across West Main street and the tracks of the Rochester City & Brighton Railthe tracks of the Rochester City & Brighton Rail-road Company to Sophia street, thence along Sophia street across Allen street and the tracks of the Rochester City & Brighton Railroad Company to Center street; thence along Center street to Jones street; thence along Jones street to Jay street; thence along Jay street to Polivor street, thence along Day street to Bolivar street; thence along Bolivar street to Lyell avenue; thence along and across Lyell avenue and the tracks of the Rochester City & Brighton Railroad Company to Saratoga avenue; thence along Saratoga avenue to Vernou street: thence along Vernon street to to Saratoga avenue; thence along Saratoga avenue to Vernou street; thence along Backus avenue to Backus avenue; thence along Backus avenue to the northerly end of Backus avenue; thence across and on lands to be acquired by your petitioner to Emerson street; dennce along Emerson street and upon any lands which may be purchased by your petitioner, if found to be necessary, to Thrush street; thence along Thrush street to Driving Park avenue to Lake avenue; thence across Lake avenue. nue to Lake avenue; thence across Lake avenue and the tracks of the Rochester City & Brighton Railroad Company to the easterly line of Lake avenue; thence along Driving Park avenue (sometimes called McCracken street) to the easterly end thereof, with a branch line extending from the main line at the intersection of Driving Park avenue with the street next east of the Rochester Driving Park, which Boulevard; street is sometimes called the Boulevard; thence along said street sometimes called the Boulethence along said street sometimes called the Boulevard to the northerly end thereof; thence northerly across and on lands to be acquired in the line of the extension of said street called the Boulevard to the Big Ridge road; thence along the Big Ridge road to Lake avenue; thence along Lake avenue to the northerly line of said city; and,

Whereas, The said corporation has asked permission to operate such railroad by horses, or by any power consented to by the Common Council of the city of Rochester, other than locomotive steam power.

power.

Now, therefore, it is hereby resolved, That the time when and the place where the said application will be first considered by the Common Council is at a meeting to be held at the Common Council Chamber in the City Hall Building, on the 23d day of August, 1887, at 8 o'clock p. m.

It is further resolved, That the City Clerk be and he hereby is directed to publish a notice that said application will be first considered at said time and place, as directed by statute, daily for at least four-

place, as directed by statute, daily for at least four-teen days in two daily newspapers in said city of Rochester, to be designated by the Mayor of said

By Ald. Foley—Petition of the Vacuum Oil Co. relating to an erroneous assessment. Referred to the Assessment Committee.

By Ald. Foley—Petition of H. Hall 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 Valentine Lang to remove a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Stein-Petition for the improvement of Kelly street. Referred to the Surveyor to prepare an ordinance.

UNFINISHED BUSINESS.

Under this head the application of the Rochester Other his near the application of the nonestees Cable Railroad for permission to lay tracks in cer-tain streets of the city and published at page 142 current proceedings, came up.

Ald. Fee moved that hearing of the allegations on

the application of the Rochester Cable Street R. R.

the application of the Kochester Cable Street R. R.
Co. be postponed until Sept. 6th, 1887. Adopted.
By Ald. Fritzsche—Whereas, The Rochester
Cable Railroad Company has duly applied
for the consent of the local authorities of
the City of Rochester to the construction, maintenance, operationand use of a
street, surface, double-track railroad, on the surface of the soil, through, along and upon the
streets, avenues and highways hereinafter named;

Whereas, The notice required by law of the time when and place where said application would be first considered by the Common Council of said city has been duly published in two daily news-papers of the said city, designated by the Mayor;

Whereas, All persons appearing in pursuance of said notice have been duly heard, and due consideration has been had; it is

Resolved, That, upon the express condition that the provisions of chapter 252 of the laws of 1884, and chapter 642 of the laws of 1886, of the State of New York, pertinent to this consent, be com-plied with, the consent of the Common Council of the City of Rochester be and hereby is given to any the Chy of Rochester be and hereby is given to any incorporated railroad or railway company, organ-ized to construct, maintain and operate a street railroad in the city of Rochester, which shall be the highest bidder at the sale hereinafter provided for, to construct, maintain, use and operate a street surface, double-track railroad, or, at the option of the highest bidder at such sale, a street, surface, the highest bidder at such sale, a street, surface, single-track railroad in any part or parts of the route hereinafter described, in, through, along and upon the surface of the streets, avenues and lands hereinafter named, subject to the conditions, restrictions, limitations and provisions set forth in chapter 252 of the laws of 1884, and chapter 642 of the laws of 1886, and those hereinafter set forth; and to construct, extend and operate its read or tracks in that portion of any street avenue. road or tracks in that portion of any street, avenue, road or highway in which a street, surface railroad is or shall be lawfully constructed, provided the right of such use shall be obtained under the provisions of Section 14 of Chapter 252 of the Laws of

Such streets, avenues and lands are described as follows, to wit: Commencing at the intersection of

Church street and Sophia street, thence along Church street to State street, thence along State street to Mumford street, thence along Mumford street to Andrews street bridge over the Genesee screet to Andrews street bridge over the Genesee river, thence along and over Andrews street bridge and Andrews street to North avenue, thence along North avenue to University avenue, thence along University avenue to Scio street, thence along Sciostreet to the northerly line of German street, thence on and across lands to be acquired by said highest bidder to Bay street, thence along Bay street to the depot of the Rochester & Ontario Railway Company. Also from the intersection of the center lines of Andrews street and North Railway Company. Also from the intersection of the center lines of Andrews street and North Water street along North Water street to River street, thence along River street to North St. Paul thence along North St. Paul street, between street, there along NOTE St. Tail street, between the triangular strip of land owned by the City of Rochester and the lands of Henry Bartholomay, to Central avenue. Together with all necessary con-nections, switches, sidings, turnouts, turn-tables, and suitable stands for the convenient operation of the relief the railroad.

And be it further Resolved. That the conditions, estrictions, limitations and provisions under which

restrictions, limitations and provisions under which this consent is granted, are as follows:

First—As a condition of the consent hereby granted, the right, franchise and privilege of using the said streets, highways and avenues for the purpose aforesaid, shall be sold at public auction to the bidder who will agree to give the largest percentage per annum of the gross receipts of said company or corporation, with adequate security, as hereinafter provided, for the fulfillment of said agreement, and for the commencement and completion of such road according to the plan or plans pletion of such road according to the plan or plans hereinafter set forth, and on the said route herein fixed for its construction, within the time hereinafter designated and prescribed therefor.

Second—The bidder to which such consent shall be sold shall be an incorporated railroad or railway company, organized to construct, maintain and operate a street railroad in the said city of Roch-

ester.
Third—The railroad upon said route may be operated in whole or in part by cable motor power, upon the plans hereinafter described; by electricity, upon plans hereafter to be approved by the Common Council, or by animal or horse power.

Fourth—In the construction of the said railroad

Fourth—In the construction of the said railroad and its equipment, the materials and work employed shall be of the best quality and character; and the said railroad shall be constructed with the center groove rail, having the upper surface of each side flush with the pavement. The width of the opening or groove shall not be more than three-fourths of an inch, nor shall the depth of the groove he more than three-fourths of an inch, and groove be more than three-fourths of an inch; and the cars thereon, throughout the entire route, shall the cars increon, throughout the caute route, shan be run as frequently as the convenience of the public may require; no freight cars shall be run upon the route, or any part thereof, included in the said consent, except during such hours of the night as may be permitted by ordinance hereafter passed by the Common Council; and the plan of con-struction, quality and pattern of material, number and location of sidings, switches, turnouts and turntables shall be subject to the approval of the Executive Board of said city.

Fifth. The bidder to which the aforesaid sale shall be made, and any corporation using the tracks constructed or laid under or in pursuance of this consent, shall comply with the ordinance passed by the Common Council of the City of Rochpassed by the common countries the city in Rochi-ester on March 29, 1887, regulating street railroads, and any amendments thereof, except as to the power used in the propulsion of the cars as other-wise provided for herein, and all such reasonable ordinances or regulations which the local authorities having charge of the aforesaid streets, avenues and highways, or any of them, shall make as to the rate of speed, mode of use of tracks, and removal of snow and ice.

Sixth. The bidder to which the aforesaid sale shall be made, its successors, lessees and assigns, shall not charge any passenger more than five cents for any one continuous ride from any point on its road, or any road or line or branch operated by it, or under its control, to any other point thereon, or on any connecting branch thereof, within the limits of the City of Rochester; but shall make and enforce such rules and regulations as shall secure to each passenger upon such route or routes one continuous

passenger upon such route or routes one continuous ride between any two points on such route or routes, for the single fare of five cents.

Seventh. The said bidder, as to the whole route hereinabove described, and any company or corporation using or operating a road upon the tracks, or any part of the tracks, constructed many said. or any part of the tracks, constructed upon said route under and by virtue of the consent hereby given, or the sale had in pursuance thereof, as to the tracks so used by any such company or corporation, shall be and is hereby required and un-

qualifiedly bound.

1, In all such streets, avenues and highways as may be permanently improved at the time when the work of construction is commenced, to repair and keep in permanent repair the portion of said avenues and highways upon which the streets, avenues and highways upon which the tracks shall be constructed, between the tracks, the rails of the tracks, and a space two feet in width outside of and adjoining the outside rails of its track or tracks, so long as such tracks so constructed shall continue to be used.

2. ()n all unimproved streets, avenues and highaxis along said route, to pave with macadam, or with some better pavement, and keep in permanent repair, the portion of the said unimproved streets, avenues and highways upon which the tracks shall be so constructed, between the tracks, the said of the tracks, and a street two feet in the rails of the tracks, and a space two feet in width outside of and adjoining the outside rails of the track or tracks, so long as such tracks so constructed shall continue to be used.

3. Whenever any street, avenue or highway along said route shall be improved under an ordinance of the Common Council, said bidder shall pay the expense of making such improvement between its tracks, the rails of its tracks, and a space two feet in width outside of and adjoining the outside rails of its track or tracks, and keep the same in permanent repair, so long as such tracks so con-

structed shall continue to be used.

And these obligations in respect to the construction, improvement and repair of the roadways aforesaid shall not be dependent upon the requirements of the local authorities, but are hereby made absolute and unqualified obligations, and shall apply to and be operative upon the successor or successors, assign or assigns, lessee or lessees, of said bidder, and all companies or corporations which shall at any time use the said track or tracks, or any portion of the same.

Eighth. The said bidder shall commence the construction of the railroad aforesaid within ninety daos from the time of the sale of the franchise herein provided for, and shall complete such line throughout its entire length, and have the same throughout its entire length, and have the same ready for operation on or prior to the first day of January, 1889, except that, for good cause shown, the time for the completion of such railroad may be extended by the Common Council of the city of Rochester.

Ninth. Consent is hereby given that the said bidder may construct and operate a double-track railroad throughout said entire route, of the form ranfold diffusion and manner of operation, with ea-ble motor power, as follows: The plant shall con-sist of a stationary source or sources of power, en-gines, boilers, and machines, which may be located at either end of the said line, or at any intermeddiate station or stations, or along or at either end of any line or lines of street railroad of said highest bidder, upon land to be acquired by said highest bidder for that purpose, for the propelling power of the cable along the line of the streets, avenues and highways. The conduits used in the construction and ngnways. The conduits used in the construction of such cable railway shall be as follows: The yokes shall be of a steel "T'' rail, bent into the form approximating that of a horse-shoe, with wings ruinning off at each side at or nearly at right angles into and under the rail on either side of the conduit. The conduit shall be braced by two rods or brace-bars running at a right angle from the outer wheels on the lower circle of the

horse-shoe form, and nearly on to the end of the horizontal wings, to which they shall be connected by bolts passing through the web of the rail which makes the yoke. The rail used upon the street surface chall have the surface with the faw through the street surface. the yoke. The rail used upon the street surface shall be of the form known as the center groove rail, and shall be laid even with the surface of the street, so that vehicles are not obstructed in the passage across or along the highway at any angle. The groove in the center of the rail shall not be more than three-fourths of an inch wide, nor more than three-fourths of an inch deep. This groover is for the purpose of the flange of the wheel under the car treading in the groove. The slot rail shall be of the "Z'" form, and the space between the two parallel rails shall not exceed three-fourths of an inch, and each slot rail shall be three-fourths of an inch, and each slot rail shall be held in its nomal condition by brace-rods or bars with double nuts, one on each side of the "Z" or with double nuts, one on each side of the "Z' or slot rail, for the purpose of adjusting and holding the rail in its normal condition. The brace-rods shall run into and through the chair in which the track rail is set and keyed. The yokes shall not ex-ceed in distance, one from the other, more than five and a half feet, and shall be continous from end to end of the road. placed at not more than the above distance. At every thirty feet there shall be placed in the lower arc of the yoke or conduit a proper in the lower are of the year of contains a perpendicular wheel of not more than twelve inches, and not less than nine inches, in diameter, for the purpose of carrying the cable in its passage through the conduit. The intervening spaces between the yokes of the conduits shall be built up of concrete, of the proper mixtures to guaranty permanency in construction, and shall be not less than six inches thick from the inner wall of the conduitsix menes thick from the inner wan of the conductive yoke, and shall extend outward under the entire structure, and six inches beyond, for the purpose of receiving the entire structure and holding it permanently in its position. For the purpose of allowing the cars to pass around curves, the conduit shall be bent into the form of the curves to be overcome at greater or less radients and the wheels aforesaid shall rest in horizontal positions at intermediate points between the yokes having a vertermediate points between the yokes having a vertical plane or rail above the line of the wheels for the purpose of receiving the horizontal wheel which shall be attached to the grip and carrying the cable or rope clear from the wheels set horizontally in the conduit in such curve. And the consent hereby granted to construct, maintain, operate and use a double track railroad includes consent to the construction, maintenance, operation and use of a single track in any part or parts of said route or routes, together with the necessary switches, sidings, turnouts, turn-tables, branches, and suitable stands for outs, turn-tables, branches, and suitable stands for

outs, turn-tables, ordancies, and satisfacts stands for the convenient working of said railroad.

Tenth—The payment of the percentages upon gross receipts, payable under the bid, at such shall be made annually on the first day of November, for the year, or part of the year, ending on the next preceding thirtieth day of September.

Eleventh—The highest bidder at the sale afore-said shall pay the expense of publication of the

said shall pay the expense of publication of the notice of sale herein provided for, and all publicanotice of sale herein provided for, and all publica-tion of notices, resolutions, applications and pro-ceedings connected with the consent of the local authorities of the city of Rochester to the sale of said franchise, which expense shall, at the time and place of the sale, be paid by the said highest bidder to the Treasurer of the city of Rochester, and which sum so paid for said expenses shall be in addition to any payments which said bidder shall be required to make under and in pursuance of chapter 252 of the laws of 1884, and chapter 642 of the laws of 1886.

Twelfth—This consent is given, and said sale shall be made, upon the express understanding that the conditions herein stated do not relieve that the contains here is said bidder, or any company or corporation operating the road upon any of the tracks constructed under this consent, from any conditions, obligations, liabilities, payments or duties to which they might have been liable in the absence of such conditions.

Thirteenth. The said bidder, and any company or corporation which shall construct, maintain, use,

or operate said road or any part thereof, shall at all times comply with and observe such regulations and rules as the Executive Board of said city may make or give from time to time, with reference to the crossing of or interference with sewers, water the crossing of or interference with sewers, water mains or pipes, electric wires, cables, pipes or conduits, gas mains or pipes, and other structures or appliances in any of the said streets, avenues and highways, and shall also comply with and observe such rules and directions as may from time to time be given or made by said Executive Board, with reference to the construction and maintenance of said road, and every part thereof.

Fourteenth. The consent herein provided for shall be and hereby is deemed consent to cross any and all streets, avenues and highways, and any and

snail be and hereby is deemed consent to cross any and all streets, avenues and highways, and any and all street railroad tracks intersecting or crossing said route, and any bridge or bridges in the line of said route, so far as the municipal authorities of the city of Rochester have power to give such consent; and to construct, extend and operate said road or tracks in that portion of any street, avenue, road or highway in which a street surface railroad is, or chell he lawfully constructed provided the right shall be lawfully constructed provided the right of such use be obtained under the provisions of section 14 of chapter 252 of the laws of 1884.

Fifteenth. The highest bidder must at the sale and forthwith, deposit with the City Treasurer the sum of five thousand (\$5,000) dollars, either by cersum of five thousand (\$5,000) dollars, either by certified check payable to said treasurer's order and drawn upon some bank in the State of New York, or in cash, as security for the completion of the bid according to the terms and conditions upon which the sale is made; and if the bid be so completed, then the sum so deposited shall be refunded to the bidder; but if the bid be not so completed, then the said sum shall be retained and paid into the treasury of the city of Rochester as and pleted, then the said sum shall be retained and pain into the treasury of the city of Rochester, as and for full payment of the damages suffered by said city by the non-completion of said bid. If the said check is not delivered, or the money paid, as aforesaid, the right, franchise and privilege will be again put up at public auction for sale, either forthwith or at such time as the sale thereof may be duly adjourned to by the said treasurer; and any and all re-sales shall be made upon the terms, conditions, restrictions and limitations herein prescribed.

Sixteenth-The said bidder, and any company or Sixteenth—The said bidder, and any company or corporation which may at any time own, control or operate the said road, or any part thereof, shall have and provide a driver or gripman and a conductor upon each car, at all times, which conductor shall have charge of such car; provided, that when two or more cars are connected and run as a train but one gripman or driver and control to the conductor of the conduct train, but one gripman or driver and one conductor

shall be required.

Seventeenth—The said bidder shall, within thirty days after the sale at public auction, execute under its corporate seal, to be attested by its president, treasurer, or secretary, and by virtue of a resolution of its board of directors, an instrument in writing, duly acknowledged, which shall be delivered to the city treasurer, and which shall contain and express the acceptance by the said bidder of this construction. sent of the common council for the construction, maintenance, use and operation of the proposed railroad upon the streets, avenues and highways above mentioned, upon the terms and conditions upon which this consent is granted, and binding said company, its successors, assigns and lessees, and each of them, to abide by, comply with, faithand each of them, to ablde by, comply with, father fully perform and keep said terms and conditions, and each of them. And at the time of the delivery of the said instrument, said bidder shall deliver to said treasurer a strument, said bidder shall deliver to said treasurer a bond and an under traking in writing, duly acknowledged, and under seal, in such form condition, amount, and sureties as shall be required and approved by the said treasurer, which bond, in addition to such conditions as shall be required and approved by said treasurer, shall provide that the bidder shall pay to the city for the non-commencement of the construction of said road, as above provided for the sum of twenty-five thousand (\$25. vided for the sum of twenty-five thousand (\$25,-000) dollars, and for the non-completion of the said road as above provided for the further sum of twenty-five thousand (\$25,000) dollars, which said sums shall in said bond

be fixed and agreed upon as the liquidated damages.

be liked and agreed upon as the inducated unlarges to be recovered by the city upon the said bond. It is further resolved, That the sale at public auction of the right, franchise and privilege men-tioned above shall be attended and conducted by the treasurer of the city of Rochester, and shall be held at a public place in said city, to be designated by the said treasurer, and on the earliest practica-ble day, to be designated by him, or at such time to which the same may be adjourned from the day to when the same may be adjourned from the day specified in the notice so published, not exceeding twice, and for a period not exceeding four weeks in the aggregate, and only after the notice of the time, place and terms shall have been published by the said treasurer three times a week for at least

the said treasurer times a week for at least three weeks, in two daily newspapers in said city, to be designated by the Mayor of said city. Ald. Fritzsche presented remonstrances against the laying of tracks on North avenue and Univer-sity avenue. Ordered received and filed. The resolution was then adopted by the follow-

ing vote:

ing vote:

Ayes—Ald. Sullivan, Fee, Kohlmetz, Fritzsche,
Elliott, Foley, Selye, Swikehard, Judson, Stein,
Kelly—11.

The applications of the Rochester Electrical
Railway Company for permission to lay certain
tracks in the city and published a page 144, current

tracks in the city and published a page 144, current proceedings, came up. Ald. Selye presented the following:

By Ald. Selye—Resolved, That action on the application of the Rochester Electric Railway Company for right to construct a street railroad upon various streets within this city be, and the case is beachy actioned to August 154. Aggret 154. same is hereby postponed to and until August 15th, 1887, at a meeting of this Council to be then held.

MISCELLANEOUS BUSINESS.

By Ald. Elliott To the Honorable the Common Council of the City of Rochester:

The Rochester City & Brighton Railroad Company hereby applies to your honorable body for the consent of the City of Rochester that your petitioner may operate its cars upon the lines and branches of the railroad of said company in the City of Rochester by means of electricity as a motive power.

Rochester, Aug. 2, 1887.
CHAUNCEY C. WOODWORTH,
Secretary Rochester City and Brighton Railroad Company.

Ordered received, filed and published.

By Ald. Elliott (by request)—Resolved, That the Rochester City and Brighton Railroad Company is hereby authorized to operate its cars by means of nereby authorized to operate its cars by means of electricity as a motive power; and said company is hereby authorized to make such alterations along the line of its railway as may be necessary to adapt its said railroad to the use of the electric system, said motive power to be subject to the approval of

said motive power to be subject to the approval or Common Council, after the company has selected the form it prefers. Adopted.

By Ald. Elliott—Whereas, The Board of Supervisors of Monroe County has appropriated the sum of thirty-five thousand dollars for the construction of a bridge over the Genesee river at the south line of the city; and,

Whereas, Property-owners along both sides of Elmwood avenue, from South avenue to the Gen-

Whereas, Property-owners along both sides of Elmwood avenue, from South avenue to the Genesee river, have informally agreed to donate the necessary land to make a street on the east side of the river approaching such bridge, one hundred feet in width, to correspond with the street on the west side of the river approaching such bridge, which informal agreements aided in inducing said Board of Supervisors to make such appropriation; and and.

and.
Whereas, Edward A. Frost has dedicated for public use a street or strip of land one hundred feet in width and sixteen hundred feet long, commencing at Genesee street and terminating at the west bank of the Genesee river, at the western end of said bridge; and,

whereas, It is necessary that the land covered by said informal agreements should be formally dedicated, in order that the agreement and under-standing with said Board of Supervisors may be carried out; it is, therefore,

Resolved. That a committee of five members of this Common Council be appointed by the president, to confer with the Bridge Committee of the Board of Supervisors, to the end that the necessary steps may be taken to obtain the widening of Elmwood avenue, in pursuance of said agreement and

wood avenue, in pursuance of said agreement and understanding. Adopted.

By Ald, Selye—Resolved, That the Mount Hope Commissioners be, and that they hereby are, requested to estimate and determine and report to quested to estimate and determine and report to this Board the probable cost of hereafter maining a record of the section, lot and the exact location in any lot in Mount Hope Cemetery, in which any deceased person may hereafter be interred, together with the date of burial of such deceased person, his or her name, and such other data as may be deemed necessary to locate the grave of any deceased person who may hereafter be interred in Mount Hope Cemetery. Adopted, Ald. Elliott gave notice that he would at a subsequent regular meeting two or more weeks hence.

sequent regular meeting, two or more weeks hence, move the adoption of a penal ordinance requiring persons who own horse, mule, cow or pig stables within two miles of the center of the city, to store the manure therefrom in regular pits dug into the ground and securely covered, said pits to be emptied promptly upon being filled under penalty of \$5.00 for each offence.

On motion of Ald. Fee the Board then adjourned. PETER SHERIDAN, City Clerk.

In Common Council-Aug. 9, 1887.

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

Present—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selve, Hall, Judson, Stein, Bohrer, Kelly, Thayer—14. Absent—Ald. Elliott, Swikehard—2.

APPROVAL OF THE MINUTES.

The minutes of the preceding meeting were approved as published in the book of proceedings. PRESENTATION OF PETITIONS, ACCOUNTS, ETC.,

AND THEIR REFERENCES.

AND THEIR REFERENCES.		
By Ald. Sullivan—Bills of		
Frank Van Doorn, painting signs	75	
	00	
German Printing Co., publishing notices. 187	50	1
Union and Advertiser, printing proceed-		
	08	1
	50	
	50	
	85	
Konffel & Racibel, Supplies	00	
	88	
Drew, Allis & Co., directories and printing		
ordinance	25	
	68	
	90	i
W. O. Wycoff, caligraph paper 15	88	١ '
John A. Davis, disbursements 143	36	
Executive Board, constructing conduit for		
	5 13	
Referred to the Committee on Contingent	Ex-	
pense.		
By Ald. Sullivan-Bill of Atkinson & Sykes,	re-	
pairing and sharpening mowers \$19.25. Refer		
to the Park Committee.		
By Ald. Sullivan—Petition to change the gr	añe	1
of Griffith street at its intersection with Clin		1
Park.	UUII	1

veyor be directed to change the grade of Griffith street in accordance with the prayer of the petitioners. Adopted.

By Ald. Marson—Petition of Ellen R. Elsheimer for remission of taxes. Referred to the Assess-

By Ald. Sullivan—Resolved, That the City Sur-

ment Committee. By Ald. Fee-Petition for electric lights in Alexander street, from Central park to Bay street. Referred to the Lamp Committee.

By Ald. Fee-Bills of Owen Doyle, labor removing lamp tops.... Patrick 10.50 McDonald. labor removing 12 00 labor removing lamp tops.

John Swift, cartage, removing lamp tops.

John Jarvis, $\frac{10}{21} \frac{50}{00}$ John Carnes, Edward A. Masseth, hack hire. Lovell Hamlin, Brush Electric Light Co., lighting lamps, 24 00 4 50 5,055 15 July.... United Gas Imp. Co., lighting for July ... Rochester Gas Light Co., lighting lamps for 364 61 895 90 Citizens' Gas Co., lighting for July 1,435 80 Citizens' Gas Co., lighting for July
Citizens Gas Company, removing posts...
Referred to the Lamp Committee.
By Ald. Fee-Bills of
S. A. Millington, painting signs...
Dr. A. Drinkwater, medical services.
Wm. Henderburg, pasturing horses...
Maggie Gaffney, washing and cleaning, $\frac{4}{2} \frac{85}{30}$ 6 70 Patk. C. Kavanagh, expenses in Bond case 4 64 Park, C. Kavanagh, expenses in Jond case E. P. Olmsted, meals for prisoners, July E. P. Olmsted, meals for officers. Western Union Tel. Co., services, July Roch, Dist. Tel. Co., services, July S. A. Pierce, M. D., medical services. 6 50 336 50 22 16 3 00 B. Frank Enos, expenses, July... John A. Weider, material and repairs, Patrol Dept... 12.3023 60 trol Dept. C. J. Robinson & Co., horse tub. Schmidt, Kaelber & Co., vitrol. Madden & Sullivan, sink. Maggie Gaffney, cleaning and washing, 3 00 31 20 52 18 July... Referred to the Police Committee.

By Ald. Kohlmetz—Petition for electric light on Marietta street. Referred to the Lamp Committee. By Ald. Kohlmetz—Petition for improvement of

By Ald. Kollmetz—Feution for improvement of Hand street. Referred to the City Surveyor to prepare an ordinance.

By Ald Fritzsche—Petition of A. B. Wolff for permission to erect a wood building and moved petition be granted. Adopted.

By Ald. Fritzsche—Petition of Solomon Finkelsten to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

Wm. Atkinson,
Patrick Connaughton, groceries.
William Coughlin, rent.
J. C. Wright,
T. Derrick, Wm. Atkinson, 16 00 J. C. Wright,
T. Derrick,
Mary B. Daily,
Mat. Jacobs, bread Mat. Jacobs, bread.
Geo. Oppel,
Wm. Benz,
J. B. Mezger, meat. 25 00 50 00 J. B. Mezger, meat.
A. L. Morris,
W. C. Dickinson, coal.
Bernhard & Casey, coal.
Whitney & Co., burials.
L. A. Hedges,
John A. Felsinger, medicines.
Henry Hall, hack hire.
Mary Flannigan, board.
A. H. Martin, disbursements. 2 50 2 00

Referred to the Poor Committee. By Ald. Hall—Bills of—

Bier & Williams, insurance school property F. J. Amsden. Clark & Pavior, 109 48 171 00

171 00

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Rochester German Insurance Co., insur-
ance school property
James Field, repairing awnings 2 25
Rochester Gas Co., gas for City Hall 127 00
Ed. Emrich, care city clocks
W. G. Martens, repairing clock
Atkinson & Sykes, keys and repairs 5 80
Wm. Croston, supplies 8 18
Goodale & Stiles, cuspadores 6 00
Geo. Weldon & Co., fixtures and labor 39 67
James Cox, labor trimming coal 4 00
John Kelly, Bradshaw & Herzberger, coal 337 50
Bradshaw & Herzberger, coal 337 50
Wm. H. Benjamin, coal
F. J. Irwin, cleaning City Hall. 65 00
Referred to the City Property Committee.
By Ald Hall—Petition of Henry Schantz for per-
mission to erect a wood building, and moved per-
mission be granted. Adopted.
By Ald. Hall—Petition of Conrad Schlagel for
By Ald. Hall—Petition of Conrad Schlagel for permission to move a wood building. Referred to
permission to move a wood building. Referred to
permission to move a wood building. Referred to the Wood Building Committee and Executive Board.
permission to move a wood building. Referred to the Wood Building Committee and Executive Board.
permission to move a wood building. Referred to the Wood Building Committee and Executive Board. By Ald. Judson—Bills of Patrick Bradley, collecting garbage \$171 00
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permission to move a wood building. Referred to the Wood Building Committee and Executive Board. By Ald. Judson—Bills of Patrick Bradley, collecting garbage. \$171 00 John Roach, 181 00 Peter Hardy, 171 00 Daniel Hickey, 171 00 Joseph Greenour, 151 50 William Rosengreen, 171 00
permission to move a wood building. Referred to the Wood Building Committee and Executive Board. By Ald. Judson—Bills of Patrick Bradley, collecting garbage. \$171 00 John Roach, 181 00 Peter Hardy. 171 00 Daniel Hickey, 171 00 Joseph Greenour, 151 50 William Rosengreen, 171 00 John Becker, 171 00
permission to move a wood building. Referred to the Wood Building Committee and Executive Board. By Ald. Judson—Bills of Patrick Bradley, collecting garbage. \$171 00 John Roach, 181 00 Peter Hardy. 171 00 Daniel Hickey, 171 00 Joseph Greenour, 151 50 William Rosengreen, 171 00 171

Jacob Rather, 171 00
Chas. A. Jeffords, 171 00
Frank Vahue, 171 00
Referred to the Health Committee.
By Ald. Judson—Petition of A. & O. Block for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal

with power to act.

Also, petition for a sewer in Whitmore park.

Referred to the City Surveyor to prepare an ordi-

By Ald. Judson—Communication from Otto an

Alvin Block with reference to the dedication of Nagle street. Referred to the Executive Board.

By Ald, Kelly—Petitions of M. Kondolf and Thomas Kelly for permission to erect wood buildings, and moved permission be granted. Adopted.

By Ald, Kelly—Petitions for electric lights in Rowe, Louisa, Otis and Somerset streets. Referred to Lamp Committee.

to Lamp Committee.
By Ald. Kelly—Claim of William H. Banker for alleged damages. Referred to the Law Committee.
By Ald. Kelly—Communication from the City Surveyor with reference to temporary additional help in the Surveyor's office. Referred to the Map and Survey Committee.
By Ald. Thayer—Petition for sewers in St. Joseph street and Fifth avenue; referred to the Surveyor to prepare ordinances.
By Ald. Tracy—Petition of Anne Allen for permission to erect a wood building and moved permission be granted. Adopted.

BEFORTS OF STANDING COMMITTEES

REPORTS OF STANDING COMMITTEES.

Ald. Sullivan from the Contingent and Park Committees, Ald. Fee from the Lamp and Police Committees, Ald. Foley from the Poor Committee, Ald. Hall from the City Property Committee, Ald. Judson from the Health Committee, reported in favor of the various bills referred to their respective committees and referred them to the Finance Com-

mittee for payment. By Ald. Marson—

Jacob Stein.

Jacob Rauber,

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

GENTLEMEN: Your Assessment Committee begs leave to submit the following as their report upon

leave to submit the following as their report upon the subjects and matters following, viz.: The petition of Mathias Kondolf, M. Brayer & Co., Anthony Knope, Otis & Gorsline and Sill Stove Company, in the opinion of your committee should be granted. It appears that Mathias Kon-dolf was the owner of lot number 349, Frankfort

tract, assessed for the Oak street improvement in 1865 to the amount of three hundred and fourteen 1865 to the amount of three hundred and fourteen dollars and eighty-eight cents (\$314.88), of which he paid on August 28, 1865, the sum of two hundred and nine dollars and ninety-two cents (\$209.92). In 1885 there was assessed against the same lot for the new assessment for said improvement the sum of two hundred and fifty-five dollars and one cent (\$255.01.)

M. Brayer & Co. were also formerly the owners of the following lots and parts of lots assessed for said improvement in 1865 for the following amounts and on which they paid on the 5th day of May, 1866,

said improvement in 1865 for the following amounts and on which they paid on the 5th day of May, 1866, the following sums, viz.:

West part of 354: N. W. part of 357; W. part of 358; W. part of 359 and 360 of said tract of E. part of 90 fthe 2,000 acre tract, assessed for \$324.72, and \$1,476, payments being \$108.24 and \$492; tots—S. part of 3 N. of ā.R., S. part of 9 and E. part of 12 and part of 394, and N. part of 393, assessed for \$22.258.28, payment being \$752.76; lots—N. W. of lot 2 N. of R. R., assessed for \$252.76; lots—N. W. of lot 2 N. of R. R., assessed for \$255.20, making a total of payments on said May 5, 1886, of \$1,353. In the new assessment there was assessed against said tots and parts of lots, but against other persons as owners thereof, said Brayer & Co., having conveyed the same to said other persons respectively, between the times of making said assessments in 1865 and 1885, various sums, amounting in the aggregate to three thousand three hundred and fifty-nine dollars and sixty-one cents (\$3,359.61 upon which sum, if it were paid at the present time, there would be a discount made of thirty-three dollars and fifty-nine cents. If interest be computed upon said sums paid by Messys. Kondolf and Brayer & Co., as aforesaid, to the present date, they will amount in the aggregate to the sum of and Brayer & Co., as aforesaid, to the present date, they will amount in the aggregate to the sum of over three thousand, seven hundred and nineteen dollars and ninety-nine cents. The section of the dollars and limety-nime cents. The section of the charter which confers the power upon the Common Council to make the reassessment also directs, in case any payment has been made upon a previous assessment which has been vacated by the courts, it shall be allowed upon the reassessment, but inasmuch as nothing is said in the section. tion as to allowing interest, it leaves that question open and debatable. Your committee is therefore of the opinion, in view of the uncertainty concerning the subject of interest, that it will be to the ad-

ing the subject of interest, that it will be to the advantage of the city that, upon proper releases being executed in the matter provided for in the accompanying resolution, the Treasurer be directed to cancel the new assessments aforesaid.

Eliza W. Clark's petition should be granted. It appears that she became owner of lot 14, section I, Bristol lot, Carthage tract, on the east side of N. St. Paul street, assessed for said street improvement under ordinance No. 2087, \$18048, and which was paid by her December I, 1884. The assessment was made upon an assumed frontage of 68 25-100 feet, while it has since appeared, by reason of a feet, while it has since appeared, by reason of a proper survey being made of the lot, that there is but 66 feet, making an excess collected of her of \$6.01. The assessors are of the opinion that the petitioner should be repaid said excess, and in which

opinion your committee concurs.

Henry L. Fish, as executor of M. Kavanagh's petition, should also be granted. The mistake in the name of the person to whom the certificates were requested to be assigned was due to the pe-

were requested to be assigned was due to the petitioner, however.

The petition of the vestry of St. Paul's Church to have reduced the rate of interest upon unpaid taxes and assessments upon Grace Church property, except those upon which certificates of sale are held by parties other than the city, from twelve to six per cent. per annum, should be granted, providing payment is made within three months from this date.

Ernst L. Moeschler's petition should also be granted. It appears that he is the owner of certain real estate in the city; that he has paid the Treasurer the amount of the tax upon the real estate for this year; that in the tax rolls for the current year he was assessed fourteen dollars and twenty-six cents upon personal property, while it clearly appears that he has not had, within the past year, any presonal estate subject to taxistion personal estate subject to taxation.

Heirs of Mary J. Thomas, petition. It appears that lots numbers 3, 4, 5, 7, 22 and 36, of the Davis and Whitley tract were sold in March, 1886, for the and whitey tract were sold in March, 1886, for the impaid city tax of 1885 and added assessment for the Henry street sewer; that they were struck off to the city by the Treasurer; that included in each lot sale is an item of \$1.50 for expenses of printing and prospective service of notices upon the owners to redeem, which cannot be made before next they should be permitted to do so by having the sum of \$1 on each lot, estimated for the expenses of notice service deducted, and they be required to pay the baiance at the time of sale with interest at the rate of six per cent. per annum, providing such payment be made within one month from this date vacuum Oil Company's petition to be repaid the sum of three dollars and ninety-six cents, paid by it in the years 1885 and 1886 as a water frontage tax it in the years 1880 and 1800 as a water from age tax upon certain property owned by it situate on the south side of Edinburgh street, should be granted, as it appears that the lot in question extends through to Glasgow street, or rather it consists of two several lots. The company has a warehouse two several lots. The company has a warehouse erected upon the entire lot and has used water therein metered by the Executive Board for a numthere of years which warehouse fronts upon said Glasgow street, and hence arose the mistake of making the frontage tax.

The following petitions should be denied:

Conkey avenue property owners to be relieved from payment of their proper proportion of the expense of making crosswalks on said avenue, between Avenue D and Clifford street, under ordinance No. 3.012, to be found at page 220, proceedings of 1886-7, as we find no merit in the applica-

Ann McDermott to be refunded eleven dollars of the assessment paid by her upon property assessed the Glenwood avenue culvert and retaining walls, as it appears that no mistake was made by the assessors, and they have since satisfactorily explained the matter to the petitioner.

Samuel N. Oothout to be repaid certain moneys Samuel N. Oothout to be repaid certain moneys paid by him for taxes and assessments at sales made in 1851 and subsequent years, and for subsequent taxes paid by him, assessed upon a part of a lot on South St. Paul street. It appears that he has had the use and possession of the property for many years and that the value thereof is, in the amount paid by him for said taxes and assessments and besides to grant the petition will be to estaband besides to grant the petition will be to establish a dangerous precedent and violate a well-settled rule of law.

Your committee therefore recommends the

adoption of the following resolution.

W. H. Marson,
W.M. Sullivan,
LEO J. HALL, C. STEIN. D. W. SELYE, Assessment Committee.

Ordered received filed and published.

By Ald. Marson-Resolved, That the foregoing report of the Assessment Committee be adopted. That upon Messrs. Mathias Kondolf and

Brayer & Co. executing, acknowledging and delivering a good and sufficient release, approved by the City Attorney, for the moneys paid by them upon certain lots assessed for the Oak street im-provement in 1865, as stated in said report, with a covenant, that neither of them have transferred said moneys, or any claim therefor, at any time, the Treasurer is directed to cancel the assessment or re-assessment for said Oak street improvement, confirmed in 1885, upon the lots mentioned in said report, and to charge the amount thereof to erroneous assessments.

That the Clerk draw an order upon the Treasurer, payable out of the Contingent Fund, in favor of Eliza W. Clarke for six dollars and one cent (6.01), being the amount of the excess of an assessment made against her lot 14, sec. 1, Bristol lot, Carthage tract, on the east side of North St. Paul street, paid by her on Demember 1st, 1884.

That upon proof being furnished of the payment of the several sums to the Treasurer, mentioned in the resolution of Ald. Stein, to be found in the proceedings of 1886-7, at page 317, the Mayor is authorized to execute an assignment to Julia A. Whitbeck the four tax certificates mentioned in said resolution, the assignments to specify that the same are made without recourse, and to correct the name of the assignee in any previous assign-ments made by him pursuant to said resolution.

ments made by him pursuant to said resolution.
The Treasurer is hereby directed to receive from
the Vestry of St. Paul's Church, if paid within
three months from this date, any and all unpaid
taxes and assessments upon Grace Church property, except those on which Certificates of Sale,
are held by parties other than the city, with inter-

est thereon at six per cent. per annum, instead of twelve per cent., the statutory rate. That upon the payment being made by Ernst L. Moeschler of the tax assessed upon his real estate in the Sixteenth Ward, and the statutory interest, if any, accruing thereon, the Treasurer is hereby directed to cancel the personal property tax as-sessed against said Moeschler in said ward for the year 1887, and to charge the amount to erroneous

That upon the payment being made by the heirs of Mary J. Thomas within one month from this date, of the unpaid city tax of 1885, including any added assessment upon lots numbers three, five, seven, twenty-two and thirty-six of the Davis and Whitley tract, at the time of their sale, in March, 1883, less one dollar on each lot added for prospective expenses for service of Redemption notices, and interest thereon at six per cent. per annum, the treasurer is hereby directed to cancel said taxes, and to charge the deficiency, if any, to

erroneous assessments.

That the clerk draw an order upon the Treasurer payable from the contingent fund, in favor of the Vacuum Oil Company for three dollars and ninetysix cents (\$3.96) the amount of the erroneous water tax paid by it as appears by the foregoing report.

That the petitions of various property owners on Conkey avenue, Mrs. Ann McDermott and Samuel N. Oothout be in all things desired.

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Selye, Hall, Judson, Stein, Bohrer Kelly, Thayer—13.

Ald. Kelly moved that the board adjourn until Monday evening, Aug, 15th, 1887, at 7 o'clock. Adopted.

PETER SHERIDAN, City Clerk.

In Common Council, Aug. 15th, 1887

ADJOURNED REGULAR MEETING.

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

Present—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Folcy, Selye, Hall, Swike-hard, Judson, Stein, Bohrer, Kelly, Thayer—15. Absent—Ald. Elliott—I.

PRESENTATION OF PETITIONS. AND THEIR REFERENCES.

Petitions for Wood Buildings.

Mrs. C. Medrow, Stein Manufacturing Co.-by Ald. Marson; Henry Rautenstrauch, Henry Schoff

by Ald. Kohlmetz; Solomon Staus-by Ald.

Swikehard; Louis Nowack-by Ald. Stein;

Refered to the Wood Building Committee and Fire Marshal with power to act.

R. R. King, H. Hall—by Ald. Foley; S. E. De Voe—by Ald. Hall; J. Defendorf—by Ald. Selye; Joseph P. Williams—by Ald. Kelly; Permission granted under direction of the Fire

Marshal.

Ald. Thayer presented a remonstrance against the erection of a wood building by Otis H. Robinson. Referred to the Wood Building Committee.

Petitions Relating to Assessments.

John F. Alden—by Ald. Thayer; Jacob Spahn—by Ald. Bohrer; Referred to the Assessment Committee. By Ald. Kelly—Petition for a pipe sewer in Ninth

street. Referred to the Surveyor to prepare an ordinance.

REPORTS OF STANDING COMMITTEES.

By Ald, Swikehard-

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

GENTLEMEN-Your Committee on Police, Excise and Markets respectfully reports that it has duly investigated and considered the matter of the disagreement of the Police Commissioners in regard agreement of the Fonce Commissioners in Legau to the appointment of one of the three following named persons, Robert Swanton, Charles F. Schroeder and Hawley Richards presented by the Civil Service Commission to said Commissioners, on the permanent force of policemen, pursuant to the resolution of your honorable body, passed on October 6, 1886, and is of the opinion that Messrs. Joseph W. Rosenthal and James D. Casey, a majority of said police board, be authorized to appoint Robert Swanton, the person of their choice, as such policeman, and to issue to him a warrant of appointment thereof, as is provided in and by subdivision five of section twelve of said charter.

All of which is respectfully submitted.

GEO. B. SWIKEHARD, JOSEPH H. FEE,
W. SULLIVAN,
W. H. MARSON.
Committee on Police, Excise ond Markets.

By Ald. Swikehard—Resolved, That Messrs. to the appointment of one of the three followinamed persons, Robert Swanton, Charles following

Committee on Police, Excise ond Markets.
By Ald. Swikehard—Resolved, That Messrs.
Joseph W. Rosenthal and James D. Casey, a majority of the police board, be, and they hereby are, authorized to appoint Robert Swanton their choice as expressed as the second of the three additional policemen directed to be appointed by such police board by resolution of this Common Council, passed October 6th, 1886, and to issue to him a warrant of appointment thereof, as is provided by subdivision five of section twelve of the city charter. city charter.

Lost as follows, two-thirds of all the Aldermen

not voting in the affirmative:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Foley,
Selye, Hall, Swikehard, Judson, Kelly—10.

Nays—Ald. Kohlmetz, Fritzsche, Stein, Bohrer,
Thayer—5.

By Ald. Fritzsche-

ROCHESTER, August 15th, 1887.

To the Common Council:

GENTLEMEN: Your Water Works Committee respectfully present the following report:
At this date there still remains to the credit of and due the Water Works Extension Fund the sum of about \$22,000, all of which is pledged for water pipe extensions already ordered by the Common

There still remains on file petitions for water pipe extensions to the amount of \$48,000, which have not yet been acted upon favorably, and some

of these extensions are greatly needed.

or these extensions are greatly needed.
Your committee therefore recommend that the
City Treasurer be authorized to borrow on the
credit of the city, when necessary, a further sum
of \$15.000, to be placed to the credit of the Water
Pipe Extension Fund, and, further, that said
amount, or so much thereof as may be necessary,
shall be expended by the Executive Board in extending water mains in the following named

King place, from Adams st. about 250 feet north-

erly.

Champlain st., from present end to Summer st.

West Frost avenue, from present end of pipe to end of street.

Genesee st., from present end of pipe to Magnolia street.

Reynolds st., from 120 ft. south of Flint st. to

Saxton st., from Lyell ave. to Erie canal. Hebard st. from Hebard place to German st.

Post st., from 150 feet south of Chili ave to end of Post st.

Bay st., from Fourth ave. to Goodman st.

Boardman st., from present end of pipe to Richards st

De Young park, from St. Joseph st. to Joiner st. Morrill st., from North Clinton st. to 525 feet east. Union place, from University ave. to Culver park. Pierpont ave., from Lake View park to 300 feet north.

To carry into effect the foregoing recommenda-tions, you committee submit the annexed resolutions and ask for their adoption.

tions and ask for their adoption.

Respectfully submitted.
FRANK FRITZSCHE,
W. H. MARSON.
JOSEPH H. FEE,
JOHN H. FOLEY,
Water Works Committee.
By Ald. Fritzsche—Resolved, That the City
Treasurer, under the direction of the Finance
Committee, be and he is hereby authorized and
directed when necessary to raise on the credit of
the city of Rochester, under the terms and in accordance with section 81 of the city charter, the
sum of \$15,000, and place the said sum to the credit
of the water pipe extension fund.

of the water pipe extension fund.
Also, resolved, That the Executive Board be and it is hereby authorized and directed to extend suitable water mains in the several streets named and recommended in the report of the Water Works Committee, this day submitted to the Common Council, and pay the cost of the said extension out of any moneys now or hereafter in the city treasury to the credit of the water pipe extension fund.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Bohrer, Kelly, Thayer—15.

By Ald. Kohlmetz-

To the Hon. the Common Council of the City of Rochester:

The petition of your petitioner shows that it presented a petition to the Common Council on the 31st sented a petition to the Common Council on the sist day of May for leave to lay its wires under ground in the streets, alleys, &c., of the city and that such petitioner desires to amend the same by adding thereto that your petitioner have privilege of constructing and maintaining its poles and necessary structures to be constructed as to not incommode the public use of the streets, alleys and avenues of the city in all cases under the direction of the Execution. the city, in all cases under the direction of the Executive Board.

The Western New York Mutual Telegraph and

Telephone Company.

JOHN W. GOSS, Pres,

Rochester, N. Y., Aug. 10, 1887.

The Law Committee, to which was referred the petition of the Western New York Mutual Telegraph and Telephone Company, has considered the same and recommends that it be granted, and accommends the adoption of the following resources. recommends the adoption of the following resolution:

By Ald. Kohlmetz—Resolved, That the petition of the Western New York Mutual Telegraph and Telephone Company for the privilege of laying their wires underground, as set forth in said petition, dated 31st day of May, be granted, and that such company also have the privilege of erecting and privilege and privilege and privilege the recting the privilege of erecting the privilege of the privilege of erecting the privilege of erecting the privilege of erecting the privilege of the privilege that the privilege of erecting the erection the privilege of erecting the privilege of erecting the privilege of erecting the privilege of erecting the and maintaining poles and stringing wires thereon in the streets, alleys and avenues of the city, and that the exercise of this privilege and the erection and maintenance of such poles be under the direction of the Executive Board.

H. KOHLMETZ, H. G. THAYER, JAMES S. JUDSON, JOSEPH H. FEE, Law Committee.

Adopted. By Ald. Kohlmetz.

To the Honorable, the Common Council:

GENTLEMEN: Your Law Committee beg leave to

submit the following for its report:

First. That the application of certain persons who claim to have heretofore paid certain fees for

licenses as hucksters, to have the amount so paid heenses as nucesters, to have the amount so paid refunded to them, should be denied, for the rea-sons: "First, That no binding decision had been rendered declaring the ordinance to be void, and, second, that no liability exists upon the part of the

second, that has no second to the part of the repay said moneys.

Second. The application of Fred Haidt for permission to divert the sewage of the Lyell and Saxton street outlet sewer from the ravine crossing ton screet outlet sewer from the ravine crossing Spencer street into the Genesee river should be granted, conditioned, however, that such diversion be made with the consent of persons owning lands which abut upon or cross said ravine, at or below said Spencer street; that such diversion be made by means of a sewer of the size, kind and upon the by means of a sewer of the size, kind and upon the level or grade to be fixed and approved by the City Surveyor, and by means of pipes or other covered ways, carried down and into the waters of said river, and the city to have, at all times, the use and control of such sewer, and the same to be constructed within the d within to be lines prolonged street street mes prolonged salt five, and further that a proper undertaking with sufficient sureties, to be approved by the Mayor, be executed to the city, indemnifying it, at all times, against any action, suit or proceeding all times against any action, said of proceeding that may at any time be brought against the city for, upon or by reason of, the diversion of such sewage and waters from said ravine, and the construction of said sewer, or either, and said undertaking to contain such other conditions as may, by the city attorney, be deemed essential for the pro-

the city attorney, be deemed essential for the protection of the city, and to be approved as to form by the city attorney; and,

Third—That the city attorney be instructed to take an appeal to the Court of Appeals from the order and judgment of affirmance of the General Term in the case of James H. Hooker against the city, the questions therein involved being similar to those involved in the other action of said Hooker. to those involved in the other action of said Hookregainst the city now pending in the Court of Appeals, and for such purpose your committee recommends the adoption of the following resolu-

tions

All of which is respectully submitted.

H. KOHLMETZ, H. G. THAYER, JOSEPH H. FEE, JAMES S. JUDSON Law Committee

By Ald. Kohlmetz—Resolved, 1st. That the claims of persons who have heretofore paid licenses as hucksters for the repayment of such amounts be refused

2nd. That the application of Fred. Haidt for permission to divert the sewage of the Lyell and Saxton street outlet sewer be granted, subject to the provisions and conditions contained in the forego-

ing report; and
3rd. That the City Attorney take an appeal to
the Court of Appeals in the case of James H.
tooker vs. the City of Rochester, as specified in
said report. Adopted.
By Ald. Selye-Resolved, That the City Attorney
be and hereby is, directed to take such legal measbe and nereby is, directed to take such regain measures as may be necessary to carry out the different resolutions passed by this Council, in relation to the removal of the tracks of the Rochester City & Brighton Railroad Company, from the east side of Lake avenue between Vincent place and Cliff that the thin widdle of Lake avenue between said Brighton Kahroau Company Vincent place and Chin Lake avenue between Vincent place and Chin street to the middle of Lake avenue, between said D. W. SELVE, WM. SULLIVAN,

Adopted.

W. H. MARSON, Special Committee.

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

From the Mayor-

MAYOR'S OFFICE, ROCHESTER, N. Y., Aug. 2, 1887.

Gentlemen of the Common Council:

At a meeting of the Common Council, held on the evening of July 26, 1887, upon the recommenda-tion of Police Commissioners James D. Casey and Joseph W. Rosenthal, your Law Committee re-ported in favor of the payment of the sum of

tained by one Elmer Murphy against Officers Kron and Bletzer for false imprisonment. It seems that on the 3d day of December. 1885, the police justice issued a warrant for the arrest of the said Murphy on the charge of stealing a dog. The law requires on the charge of steams a dog. The harvest the police justice to indorse a warrant, which, in this instance, he failed to do, a fact which was not discovered until after the mistake had been made in the arrest of Murphy, and locking him up. It is \$23.11, being the amount of two judgments obconceded that the officers acted in good faith, and conceded that the officers acted in good rath, and simply carried out the orders of their superiors. On the day set for the trial of Murphy the complainant did not appear against him, the matter having been fixed up between them, and the former was discharged. He (Murphy) then commenced a suit against the officers who arrested him—a suit brought upon the grounds above mentioned, and with the result as stated. It is claimed that the city should pay the amount. I fail to see in what manner the taxpayers of Rochester are to blame for the blunder committed, and, therefore, return for the blunder committed, and, therefore, return the resolution providing for the payment of the judgments disapproved. The payment of this money, as suggested, would be in the nature of a gratuity—a clearly illegal proceeding—and one that would render every member of your Board who voted for the same liable to refund the amount to the treasury, at the suit of any taxpayer. In this connection, let me call your attention to the provisions of chapter 53l of the Laws of the State of New York, passed June 15, 1881, and which is entitled, "An act for the protection of taxpayers." A knowledge of this law may be of some service hereafter. Among other things, this statute provides that a taxpayer may. things, this statute provides that a taxpayer may, not only by injunction, prevent the payment of claims of an illegal character, but that in case any officer, board or agent of any town, county, city or village shall audit, allow or pay any illegal claim or village shall audit, allow or pay any illegal claim or demand against such city, county, town or village, the court may decree repayment thereof to the public treasury out of the private property of such officials.

CORNELIUS R. PARSONS Mayor.
On motion of Ald. Foley the communication from the Mayor was referred to the Law Committee to report at the next meeting.

A communication from the Chief Engineer of the Water Works, relating to laying water pipe in Pinnacle avenue, was received and ordered filed.

A communication from the City Surveyor, recommending the limiting of the time allowed property owners to build their own walks, was received and filed.

ceived and filed. By the Clerk-

CITY SURVEYOR'S OFFICE. ROCHESTER, N. Y., Aug. 9, 1887.

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

Gentlemen: In pursuance of the resolution in-General Control of the cost of constructing an iron bridge stimate of the cost of constructing an iron bridge esumate of the cost of constructing an iron oridge over the Genesser river, to connect Driving Park avenue on the west side with Tower street, or the prolongation of Avenue E, on the east side of the said river, he would report: That only one of the three approved kinds of bridges of late years constructed and that would be suitable for the least time. structed, and that would be suitable for the location and for the purposes in view, are:

and for the purposes myew, are the suspension; First, the cantalever; second, the suspension; third, the wrought iron deck or subtrussed bridge. The space to be spanned is about 730 feet, and whichever form of bridge is finally adopted the cost

must necessarily be large. Only approximate estimates can now be submit-

ted for any one of them. Assuming that the bridge is completed and ready to be opened for general use, it is estimated that the cantalever bridge will cost \$110,000; the suspension bridge \$75,000.

As to wrought iron bridge it is difficult, with the data now at hand, to make an estimate that might not be wide of the mark. Such a bridge would require a pier at or near the center of the river, where the debris and detritus from the crest of the

1,
lower falls and the adjacent banks have accumulated for ages to an unknown depth, and to get a secure foundation by excavating through such material, over which a deep and rapid current of water is flowing, brings in an element of uncertainty which a contractor would consider in making a bid for the work, and in any event such a bridge would cost nearly if not quite as much as the cantalever.
After a careful consideration of all the conditions in regard to locality and adaptability, I would recommend the construction of a suspension bridge. Very respectfully, your ob't serv't, I. F. QUINBY, City Surveyor. By Add Salva Backleyd Whet the situative system.
By Ald. Selve—Resolved. That the city surveyor be and hereby is directed to prepare an ordinance for the erection of an iron suspension bridge across the Genesee river, from the foot of Driving Park avenue to the foot of Tower street, on the opposite side of the river. Adopted. By the Clerk—
OFFICE OF EXECUTIVE BOARD, (ROCHESTER, N. Y., Aug 1, 1887.)
To the Common Council:
I have the honor to transmit herewith, as required by law: First, monthly report, showing expenditures made by the Executive Board for all purposes, dur- ing the month of June, 1887.
Orders drawn on the City Treasurer:
For labor
Classification:
terest on bonds). 168.795 47 Fire Dep't fund. 6,649 85 Street sprinkling funds. 4,808 80 Local improvement funds. 21,973 68 Total. \$233,787 22
Second—Balances in funds August 1, 1887.
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$
Ur.

Water Pipe fund. 18,967 36 Water Works fund. 36,234 29 - acc works fund 36,234 29
Fire Dep't fund 85,825 15
Total -\$202,423 84 Respectfully submitted,

....,\$61,397 04

THOMAS J. NEVILLE, Clerk.

By the Clerk-

Highway fund.

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

GENTLEMEN: The Excise Commissioners report that they granted 105 licenses, and received \$5,174 for the month of July, 1887. Deposited the same with the City Treasurer. Filed report and bonds with the City Treasurer.
with the City Clerk.
CONRAD HERZBERGER,
JAMES MALLEY,
Excise Commissioners.

Dated July 30, 1887. Ordered received, filed and published.

By the Clerk-

TREASURER'S MONTHLY REPORT. CITY TREASURER'S OFFICE, August 9, 1887.

To the Honorable, the Common Council:

GENTLEMEN—The Treasurer herewith submits the monthly statement of the balances of the principal funds, on the 9th day of August, 1887, as required by section 58 of the city charter:

Departments.	Balances	undrawn.
Board of Education	Building fund	\$68,816 23
••	Repair fund	6,496 26
	Contingent fund	35,798 46
**	Teachers' fund	120,655 78
Fire Department for	ad	86,090 97
Poor Department fu	ınd	39,029 75
Police Department i	fund	68,477 93
Contingent fund		40,70974
Highway fund		64,108 24
Lamp fund		93,917 88
Health fund	.	11,655 38
City Property fund		9,076 08
Park fund		970 70
Water Works fund		38,83971
Water Pipe fund		25,561 48
	T (20 P)	

John A. Davis, Treasurer.

Subscribed and sworn to before me, this 9th day August, 1887.

EDWARD THOMAS, Commissioner of Deeds. By the Clerk-

OFFICE OF THE OVERSEER OF THE POOR,) ROCHESTER, Aug. 1, 1887.

To the Honorable the Common Council of the City

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 284 families in the following manner: Orders on poor store. Sorders on coal yard Orders for undertakers. Orders for transportation. 892 00 67 50 137 00 3 60 2 10 Orders for shoes

All of which is respectfully submitted,
A. H. MARTIN, Overseer of the Poor.

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Aug. 9, 1887.

To the Hon. Common Council:

GENTLEMEN—In accordance with the provisions of the City Charter I hereby report that the following named persons have qualified and taken

tollowing named persons have qualified and taken the oath of office required by law.

Albert E. Whitcomb, J. Vincent Brown, James C. Parmlee, William H. Niven, Richard F. Whalen, David L. Hill, E. M. Higgins, Edward Kern, Commissioners of Deeds. Respectfully,

PETER SHERIDAN, City Clerk
Ordered vaccived, filed, and published.

Ordered received, filed and published.

By Ald, Swikehard-

OFFICE OF THE CHIEF OF POLICE, ROCHESTER, N. Y., Aug. 15, 1887.

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

GENTLEMEN-The ordinance regulating pawn-GENTLEMEN—The ordinance regulating pawn-brokers is very beneficial to the workings of our department. Sneak thieving has become more frequent for the last few months, and the property stolen by such parties as a general thing is disposed of at second-hand stores instead of pawnbrokers' shops. I would most respectfully request of your honorable body to adopt an ordinance making it compulsory for all such second-hand stores to send Computation of an index of the chief of police, the same as pawnbrokers. Hoping this will meet your favorable consideration, I am, gentlemen,

Your most obedient servant,

J. P. CLEARY. Supt. of Police.

On motion of Ald. Swikehard referred to the Committee on Penal Ordinances.

The monthly report of the police clerk, of fines collected during the month of July, 1887, amounting to \$324.50, was received and ordered filed.

ACTION ON ORDINANCES. FIRST ORDINANCES.

AVERILL AVENUE ROADWAY NARROWING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of narrowing the roadway on that portion of Averill avenue between Monroe avenue and Pearl

Adopted.

The Surveyor submitted as such estimate, \$000. By Ald. Kohlmetz—Resolved, That the following

By Ald. Administration resorved, that the ronowing improvement is necessary, viz.:

The narrowing of the roadway on Averill avenue, from the south line of Monroe avenue to the north curb line of Pearl street, by establishing the curbs on each side within the terminal limits named curbs on each side within the terminal limits named twelve and one-half (12½) feet from and parallel to the medial line thereof; the character of the work, the prices paid, and the material to be used to be the same as provided for in Ordinance No. 3,229, and under the specifications and contract based

thereon.

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

the whole expense thereor, and reports the same at \$800, 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, viz.:

expense thereor, viz.:
All the territory included within and described by the boundary lines defined in Ordinance No. 3,229, the cost of the improvement to be distributed in said territory as provided for in the aforesaid ordinance, in proportion to the benefit which

in said territory as provided for in the aforesaid ordinance, 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 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, August the 23d, 1887, at 70'clock, at the Common Council Chamber, when allegations will be heard.

Adonted.

WHITMORE PARK PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in Whitmore Park.

Adopted.

Adopted.

The Surveyor submitted as such estimate, \$1,150.

By Ald. Judson—Resolved, That the following

By Ald. Judson—resolved, That the following improvement is necessary, viz:
The construction of a vitrified pipe sewer fifteen (15) inches in diameter in Whitmore Park, beginning at a point about seventy (70) feet east of Mt. Vernon avenue, and extending eastward to inter-sect the sewer in Meig street, with all required manholes, lampholes, new surface sewers, old surface sewers cleaned, repaired and connected, new lot laterals, and old lot laterals cleaned and con-

lace sewers cleaned, repaired and connected, new lot laterals, and old lot laterals cleaned and connected; also, the necessary roadway grading and gutter formations.

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 \$1,150, 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, viz:

One tier of lots and parcels of land on each side of Whitmore Park, from Mt. Vernon avenue to Meig street, in proportion to the benefit which each will derive therefrom.

And further Resolved, That the tax-payers to be assessed for making such improvements 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.

And the Clerk is hereby directed to publish notice in the second of the legal to the last payment of the las

And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter of the City of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Common provement, are required to attend the Common Council, on Tuesday evening, August the 23rd, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adonted.

KELLY STREET MACADAM IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a MacAdam improvement on Kelly street from St. Joseph street to Hudson street.

reet.
Adopted.
Adopted.
The Surveyor submitted as such estimate, \$8,525.
By Alderman Kohlmetz—Resolved, That the fol-

lowing improvement is necessary, viz.:
The construction of a MacAdam improvement on Kelly street from the east crosswalk on St. Joseph street to the west crosswalk on Hudson street, by Kelly street from the east crosswalk on St. Joseph street to the west crosswalk on Hudson street, by setting lines of Medina stone curbs thirteen and three-fourths (13%) feet, from and parallel to the medial line of Kelly street aforesaid within the specified terminal limits, with Medina stone gutters three (3) feet wide inside of and adjoining the said curbs, one foot of the width next to the curbs to be of flag stone, and the remaining two (2) feet to be of pavement; the roadway between the gutter lines thus established to have a Mac Adam pavement laid upon a Telford stone foundation, with all required new surface sewers, and old surface sewers cleaned, repaired, extended and connected; also, flag sidewalks five (3) feet wide on each side of the said Kelly street, except where good flag walks now exist within the terminal limits named, with the necessary crosswalks, both parallel and transverse.

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

rections of this Council, has made an estimate of the whole expense thereof, and reports the same at \$8,525, 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, viz.:

One tier of lots and parcels of land on each side of Kelly street, from St. Joseph street to Hudson street, in proportion to the benefit which each will derive therefrom.

derive therefrom.

And further Resolved, That the tax-payers to be assessed for making such improvements may pay their assessment in three equal payments, as fol-

lows:

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 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.

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 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, August the 23rd, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

ONTARIO STREET PIPE SEWER.

By Ald. Judson - Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of Ontario street. Adopted.

The Surveyor submitted as such estimate, \$1,170. By Ald. Judson—Resolved, That the following improvement is necessary, viz.:

The construction of a 12-inch vitrified pipe sewer The construction of a 12-inch vitrined pipe sewer in Ontario street, beginning at a point one hundred (100) feet east of North avenue and extending eastward to intersect the Finney, street outlet sewer, with all the required manholes, surface sewers, low laterals and lot connections, roadway grading and

gutter formations.

And whereres, The City Surveyor, under the directions of this Council, has made an estimate of the whole expense thereof, and reports the same at \$1,170, 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, viz.:

One tier of lots and parcels of land on each side of Ontario street from North avenue to Finney street, in proportion to the benefit which each will

derive therefrom.

And further resolved, That that the tax payers to be assessed for making such improvement must

pay their assessments in one payment, as follows:
The whole amount assessed within 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 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, Aug. the 23d, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

MYRTLE STREET PLANK WALK.

By Ald. Kohlmetz-Resolved, That the City Surby Ald. Rommerz—nesorved, that the City Sillveyor ascertain and report to this Council the expense of constructing a plank sidewalk on the west side of a portion of Myrtle street.

Adopted.

Adopted.
The Surveyor submitted as such estimate, \$550.
By Ald. Kohlmetz—Resolved, That the the following improvement is necessary, viz:
The construction of a plank sidewalk four (4) feet wide on the west side of Myrtle street from Lyell avenue to the north line of the lot owned by Andrew Jamieson, with the necessary sidewalk grading and gutter formations; also all needed cross ing and gutter formations; also all needed crosswalks.

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 \$\frac{4550}{250} \frac{100}{250} \frac{100}{2

\$550.00 which estimate is hereby approved.

Resolved, further, That the following portion of said city is deemed benefitted and properly said city is deemed benefitted 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 the west side of Myrtle street from Lyell avenue to the north line of the lot owned by Andrew Jamieson, in proportion to the benefit which each will derive therefrom.

And further resolved, That the taxpayers to be assessed for making such improvements must pay

their assessments in one payment, as follows:
The whole of the amount assessed within 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 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, August the 23d, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

COTTAGE STREET PLANK WALK AND GRADING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of grading and the construction of side walks on both sides of Cottage street, from Plymouth avenue to Genesee street.

The Surveyor submitted as such estimate \$3,000. By Ald. Kohlmetz—Resolved, That the follow-

by Ald. Kollinetz—resolved, That the following improvement is necessary, viz.:
The grading of Cottage street and construction of Hemlock plank side walks, 4 feet 8 inches wide, on each side of said street, from Plymouth avenue and construction of the consequence of the consequen to Genesee street, also the necessary crosswalks,

to Genesee surce, and culverts, etc.

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

33,000, which estimate is hereby approved.
Resolved, further—That the following portion said city is deemed benefited and properly out to be assessed by a local assessment for the wh

expense thereof, viz.:

One tier of lots and parcels of land on each side of Cottage street, from Plymouth avenue to Genesee street, in proportion to the benefit which each will derive therefrom.

And further resolved, That the taxpayers to be assessed for making such improvements may pay their assessments in three equal payments, as fol-

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 remaining one-third within two years from the confirmation of said roll. On all sums paid prior to the muturity

of said roll. On all sums paid prior to the muturity of 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 1890, 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, August 23d, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

SMITH STREET SPRINKLING*

By Ald, Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Smith street during the season of 1887.

Adopted.

The Surveyor submitted as such estimate, \$48.

By Ald. Kolimetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Smith street, from State street to the west line of Oak street, except such portions as are already sprinkled by previous contracts during the suspen of 188".

tracts, during the season of 1887.

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

48, 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, viz.:

One time of lots and powers of land on each side.

One tier of lots and parcels of land on each side of Smith street, from State street to Oak street, in proportion to the benefit which each will derive

And further Resolved. That the taxpayers to be assessed for making such improvements must pay their assessment in one payment, as follows:

their assessment in one payment, as follows:
All of the amount assessed within 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 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, Aug. the 23d, 1887, at 7 o' clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FIFTH AVENUE PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of Fifth (5th) ave. Adopted.

The Surveyor submitted as such estimate \$1,270.

The Surveyor submitted as such estimate \$1,370. By Ald. Judson—Resolved, That the following improvement is necessary, viz:

The construction of a vitrified pipe sewer twelve (12) inches in diameter, in Fifth ave., beginning at a point about one hundred and ten (110) feet north of Pennsylvania avenue, and extending rest hyand to interest the sower about to be one feet north of Pennsylvania avenue, and extending northward to intersect the sewer about to be constructed on the south side of Central park, with the necessary manholes, surface sewers, lot laterals and lot connections. Also, the required roadway grading and gutter formation.

And whereas, The City Surveyor, under the disciplinations of this Council, has made an estimate of the shole expense thereof, and reports the same at the council of the council o

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 Fifth avenue, from Pennsylvania avenue to Central park, in proportion to the benefit which each will derive therefrom.

And further resolved, That the taxpayers to be assessed for making such improvements must pay their assessment in one payment, as follows: All of the amount assessed within 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 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, August the 23d, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

AVENUE D PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of Avenue "D."

Adopted.

Adopted.
The Surveyor submitted as such estimate \$1,125.
By. Ald. Judson—Resolved, That the follow-

hy. Add. Judsoin-resorved, that the following improvement is necessary, viz.:

The construction of a vitrified pipe sewer twelve (12) inches in diameter beginning at a point about three hundred and sixty (360) feet east of North Saint Paul street and extending eastward to intersect the source in Howis around with all requirements. sect the sewer in Harris avenue, with all required manholes, surface sewers, lot laterals, lot connections, roadway grading and gutter formations.

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

the whole expense thereof, and reports the same at \$1,125, 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 ex-

pense thereof, viz.:

One tier of lots and parcels of land on each side
of Avenne D, from a point three hundred and sixty
(360) feet east of North Saint Paul street to Harris avenue in proportion to the benefit which each will derive therefrom.

And further resolved, That the tax-payers to be assessed for making such improvements must pay their assessment in one payment as follows: All of the amount assessed within thirty days after the advertisement of the assessment roll.

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 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, August the 23rd, 1887, at 7 o'clock, at the Common Council chamber, when allegations will be heard.

Adopted.

NORTH STREET PIPE SEWER.

By Ald. Judson-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of North street.

Adopted.
The Surveyor submitted as such estimate \$480.
By Ald. Judson—Resolved, That the following

improvement is necessary, viz:

The construction of a vitrified pipe sewer twelve
(12) inches in diameter in North street, beginning
at the northern termination of the present sewer in the said street at a point opposite the eastern end of Mark street and extending northwardly along North street for a distance of one hundred and eighty (180) feet with all required man-holes,

lamp-holes, surface sewers, lot laterals, lot con-nections, roadway grading 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 reports the same at

\$480, which estimate is hereby approved.

Resolved, further, That the following portion o said city is deemed benefited and properly ought to be assessed by a local assessment for the whole

expense thereof, viz:

expense thereof, VIZ:

One tier of lots and parcels of land on each side
of North street from the prolonged northerly line
of Mark street at the easterly end thereof to a
point two hundred (200) feet north of the northern
terminus of the present sewer in North street
aforesaid, in proportion to the benefit which each will derive therefrom.

And further Resolved, That the taxpayers to be assessed for making such improvements must pay their assessment in one payment, as follows:

The whole of the amount assessed within thirty

days after the advertisement of the assessment

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 Common Council on Tuesday evening, August the 23d, 1887, at 7:90 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

THIRD AVENUE PLANK WALKS.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank sidewalks on Third avenue

Adopted.

Adopted.
The Surveyor submitted as such estimate \$525.
By Ald. Kohlmetz—Resoived, That the following improvement is necessary, viz:
The construction of plank sidewalks four (4) feet and eight (8) inches in width on each side of Third avenue, from Bay street to Central park, with the necessary crosswalks, sidewalk grading and gutter formations, except where good walks now exist; the people to have sixty days to build their own walks.

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

8525, 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, viz.:

One tier of lots and parcels of land on each side of Third avenue, from Bay street to Central park, in proportion to the benefit and advantage which

acach willderive therefrom.

And further resolved, 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 within thirty days after the advertisement of the assessment roll.

And the Clerk is hereby directed to publish notice in pursuance to 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 meresied in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, August the 23d, 1887, at 70° clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

JEFFERSON AVENUE PLANK WALK.

By Ald.Kohlmetz-Resolved, That theCity Surveyor ascertain and report to this Council the expense of constructing plank sidewalks on both sides of Jefferson avenue, between Strong street and Plymouth avenue.

Adopted.

The Surveyor submitted as such estimate \$2,050 By Ald. Kohlmetz—Resolved, That the following

mprovement is necessary, viz:

The construction of plank sidewalks four (4) feet and eight (8) inhes wide on both sides of Jefferson avenue, from Strong street to Plymouth avenue, except where sidewalks of good quality of the prescribed width and on proper grades and alignments now exist; also the necessary crosswalks, side-walks, sidewalk grading, gutter formations and box culverts.

And whereas, The City Surveyor, under direction of this Council, has made an estimate of the whole expense thereof, and reports the same at \$2,050, which estimate is hereby approved.

Resolved, further, That the following portion of said city is deemed benefited and propery 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 Jefferson avenue, between Strong street and Plymouth avenue, in proportion to the benefit which each will derive therefrom.

And further Resolved, That the tax-payers to be assessed for making such improvement may pay

assessed for making such improvement may pay their assessments in three equal payments, as fol-

One-third of the amount assessed within thirty 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 installment, a discount will be allowed of

said last installment, a discount will be allowed or six per cent. per annum.

And the clerk is hereby directed to publish no-tice in pursuance of title 7, 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, Aug. 23, 1887, at 7 o'clock at the Common Council chamber when allegations will be heard when allegations will be heard.

Adopted.

FINAL ORDINANCES.

Ald. Fee moved that action on the final ordinance for Elm street pipe sewer be postponed until the next meeting. Adopted.

FINAL ORDINACE NO. 3,272.

CAMERON AND OTIS STREETS PIPE SEWER.

On motion of Ald. Judson, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make 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 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, 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 ject 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 persons appearing.

Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Cameron and Otis streets, from near the west end of Myrtle Hill park to the sewer in Sherman street. The Common Council of the City of Rochester do ordain and determine that the following interests of the City of the City of the Common Council of the City of Rochester do ordain and determine that the following interests of the City of the City of the City of Rochester do ordain and determine that the following interests of the City of the City of the City of Rochester do ordain and determine that the following interests of the City of

provement is necessary and should be made to

The construction of a vitrified pipe sewer twelve (12) inches in diameter in Cameron street, beginning at a point at or near the western end of Myrtle ning at a point at or near the western end of Myrtle Hill Park; thence extending northerly along Cameron street to Otis street; thence easterly along Otis street to connect with the sewer in Sherman street, with all needed manholes, (new), old manholes removed and rebuilt, new surface sewers, old surface sewers cleaned, repaired and connected, new lot laterals and old lot laterals connected, and also all required lot connection, roadway greating end gutter formations. grading and gutter formations.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Surveyor, under direction of this Council, having made an estimate of such expense, and reports the same at \$3,625, and said estimate being

deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by and ought to be assessed by 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 Cameron street, from Myrtle Hill park to Otis street; also, on each side of Otis street, from Cam-

eron street to Sherman 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 which each derives therefrom.

And it is further ordained and determined that the taxpayers to be assessed for making such im-provement may pay their assessment in three pay-

ments, as follows:

One-third of the amount assessed within thirty 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 remaining one-third within two years from the confirmation of said roll. On all sums paid prior to the maturity of said last installment, a discount will be allowed of six per cent. per annum.

Adorted by the following year.

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson Stein, Bohrer, Kellv. Thayer—15.

FINAL ORDINANCE NO. 3,273.

EVERGREEN PARK PLANK WALK.

On motion of Ald.Kohlmetz, the Common Council proceeded to hear allegations 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 heretofore published daily in at least two of the daily papers printed in the city of Roo-hester, 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 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 specified in said notice, and, after hearing such allegations from all On motion of Ald. Kohlmetz, the Common Council notice, and, after hearing such allegations from all

persons appearing,
Ald. Kohlmetz submitted the following:
The Common Council of the city of Rochester do
ordain and determine that the following improve-

ment is necessary and should be made, to wit:

The construction of a plank sidewalk three (3) feet wide on each side of Evergreen park, from Evergreen street to Scrantom street, with the neessary crosswalks, sidewalk grading and gutter formations.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to the assessment upon the lots and parcels of land to be benefited thereby, 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 \$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 and ought to be assessed by a local assessment for the whole expense of said improvement is described as follows: improvement is described as follows:

One tier of lots and parcels of land on each side of Evergreen park, from Scrantom street to Ever-

green 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 which each derives therefrom.

And it is further ordained and determined that the taxpayers to be assessed for making such im-provement must pay their assessment in one payment, as follows:

All of the amount assessed within thirty days after the advertisement of the assessment roll.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,274.

JONES AVENUE IMPROVEMENT.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations 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 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, 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 subcil proceeded to hear allegations in relation to the assessed for the test of the expense, and which hoteleas also required all persons interested in the subject matter 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 improve Jones avenue from Frank street to Jones 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 construction of a gravel roadway improvement on Jones avenue from the easterly crosswalk on Frank street to the westerly crosswalk on Lake avenue including the setting of lines of Medina stone curbs (1712) feet from and parallel to the medial line of Jones avenue aforesaid within the terminal limits named, except where such curbs of good quality and on proper grades and alignments now exist, but when curb stones are found but not now exist, but when curb stones are found but not on the grades and alignments to be established, those of good quality shall be taken up, redressed, if necessary, and reset. Between the curb lines as hereinbefore specified there shall be laid Medina stone gutters three (3) feet wide on each side one (1) foot of flagstone next to the curbs and two (2) additional feet of pavement inside of the flags, the remaining space between curb lines to be filled with a gravel roadway spread upon a stone foundation; also the necessary flagstones, crosswalks, both parallel and transverse, and the grading ready for the reception of sodding of the interval between the curb lines and the inner line of the sidewalks are the construction of now or to be constructed; also the construction of a vitrified pipe sewer 12 inches in diameter in Jones avenue beginning at a point near Frank street and extending eastward to Fulton avenue; thence northward on Fulton avenue to unite with the present sewer in the said avenue; with the necessary manholes, lampholes, old surface sewers repaired and extended, and new surface sewers where required, lot laterals and lot connections.

And the whole 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 rehaving made an estimate of such expense, and reports the same at \$4.500 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:

One tier of jots and parcels of land on the northerly side of Jones avenue from Frank street to Lake avenue; also one tier of lots and parcels

to Lake avenue; also one tier of lots and parcels

of land on the southerly side of Jones avenue from Frank street to Ambrose 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 which each derives therefrom.

And it is further ordained and determined that the taxpayers to be assessed for making such imrovement 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; days after the advertisement of the assessment ron; 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

at six per cent. per annum.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,275.

MT. HOPE AVENUE IMPROVEMENT.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations 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 heretofore published daily, in at least notice to be neercotore 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, 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 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 improve Mt. Hope avenue, from Highland avenue to Elmwood avenue.

The Common Council of the city of Rochester do ordain and determine that the following improve-

ordan and determine that the following improvement is necessary and should be made, to wit:

The construction of a gravel roadway improvement on Mt. Hope avenue between Highland avenue and Elmwood avenue, with the setting of Medina stone curbs lines on each side fifteen (15) feet from and parallel to the medial line of Mt. Hope avenue aforesaid with Medina stone curture adjoining and invide of the Medina stone gutters adjoining and inside of the curbs

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefited thereby, hereinafter described; and be benefited thereby, hereinatter described; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$12,360, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said 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: improvement is described as follows:

One tier of lots and parcels of land on each side of Mt. Hope avenue from Highland avenue to Elm-

wood 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 advantage which each derives therefrom

And it is further ordained and determined that

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 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 said last installment, a discount will be allowed of six per cent. per annum.

Adopted by the following vote:

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Elliott, Foley, Selye, Hall, Swikehard. Judson, Stein, Bohrer, Kelly, Thayer—15.
Ald. Thayer moved that action on the final ordinance for Monroe avenue asphaltum improvement be postponed until the next meeting.

Adopted.

By Ald. Judson-Resolved, That action on the final ordinance for Caledonia avenue stone outlet

mai ordinance for Caledonia avenue stone outlet sewer No. 3,248 be reconsidered. Adopted. By Ald Judson—Resolved, That the final ordinance for Caledonia avenue outlet sewer No. 3,248 be amended by inserting "\$26,000," in place of "\$22,500," as the estimated expense, and that for the control of the control

"\$22,500,7" as the estimated expense, and that the Clerk be directed to publish the usual notice for allegations for Aug. 23, 1887. Adopted.

By Ald. Kelly—Resolved, That the resolution adopted May 17, 1887, published on page 56 of current proceedings, relating to the expenses by the city for official publications in connection with local improvements he and the same is bereby recal improvements, be and the same is hereby re-

considered. Adopted.

LOCAL IMPROVEMENT ASSESSMENTS

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Ang. 6th. 1887.

To the Hon. the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the works or improvements authorized under ordinances herein-after mentioned have been completed; that I have pursuant to the provisions of the charter, ascer-tained the entire aggegate expense of and connected with the same respectively, including any interest that the city shall incur, or is entitled to for the use of its funds, and that the respective amounts thereof are as follows: Ordinance and Improvement.

No. 3,000 for Adams st. pipe sewer	5,686	11
No. 3,010 for Pinnacle ave. bridge ap-		
proaches	8,213	72
proaches No. 3,018 for Reynolds st. grading No. 3,035 for Vernon park plank walk	1.049	16
	70	00
No. 3,041 for Hudson park sewer and grad-		
ing	729	57
No. 3,043 for North St. Paul st. plank walk	217	
No. 3,048 for Mansion st. plank walk and		
grading	2,897	43
No. 3,050 for Reynolds st. plank walk	517	94
No. 3,051 for Monroe ave. plank walk	428	98
No. 3,055 for King, Allen and Canal st		
sewer cleaning	620	11
No. 2,059 for Park Row and Neilson place		
pipe sewer	1.079	50
No. 3,061 for Whitney st. pipe sewer	519	65
No. 3,062 for Frankfort st. plank walk	260	40
No. 3,063 for N. St. Paul st. pipe sewer	513	
AT COMP O TY	40.	0.00

mo, 6,000 for m, bu radi su pipe sewer.	
No. 3,075 for University ave. plank wall	: 184
No. 3,121 for Clifford st. plank walk	474
No. 3,152 for West Orange st. plank wal	k. 120
No. 3,153 for Hayward ave. plank walk.	1,154
No. 3,155 for Hamburg st. pipe sewer	849
No. 3,159 for Carter st. plank walk	628
No. 3,164 for Costar st. pipe sewer	384
No. 3,165 for Clarkson st. pipe sewer	558
No. 3,167 for Grand ave. plank walk	1.026
No. 3,177 for Carlton place pipe sewer.	630
No. 3,194 for Silver st.pipe sewer	713

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Aug. 6, 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. 2,982, for Brown street improvement, has been completed.

The amount to be assessed upon the property benefited, including any interest that the city shall incu, or is entitled to, for the use of its funds, is \$46,825.48.

Yours respectfully,
JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT, NO. 2.982.

BROWN STREET ASPHALTUM IMPROVEMENT. By Ald. Marson—Whereas, The Common Coun-cil did upon the 8th day of June, 1886, enact an or-dinance for Brown street Asphaltum improve-

And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$46,825.48, including such interest as the city has paid or become liable for.

sum of \$46,825.48, 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 Brown street, from the Erie Canal to West avenue.

Therefore, Resolved, That the sum of \$46,825.48, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And Jacob Gerling, L. A. Pratt and M. J. Maher, 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 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 20th day of Angust, 1887, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

Adopted by the following vote:

named by Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsehe, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

hard, Judson, Stein, Kelly, Thayer—10.

CITY TREAGURER'S OFFICE.
ROCHESTER, N. Y., Aug. 6, 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. 2,858, for Exchange street foot bridge, has been completed.
The amount to be assessed upon the property ben-

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 \$4,368. Yours respectfully,

JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No.2,858 EXCHANGE STREET FOOT BRIDGE.

By Ald. Marson-Whereas, The Common Couucil

did, upon the 28d day of March, 1886, enact an ordinance for Exchange street foot bridge.

And, Whereas, the actual expenses of said improvement has been ascertained to be the sum of \$4,388 including such interest as the city has paid or become

And the portion of said city which said Common Council deemed would be benefited by said im-

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Council deemed would be beneated by said improvement is described as follows:

One tier of lots on each side of Exchange street between West Main street and the Erie canal, and also all the lots and parcels of ground included within the following described boundaries, viz.: Beginning at the intersection of the west line of Exchange street with the south side of the Eric canal lands, thence southerly along the west line of Exchange street, including one tier of lots on the west side thereof to the north side of Edinburgh street; thence easterly along the north line of Edinburgh street to the Genesee river; thence northerly along the west bank of the Genesee river to the the Eric canal tands to the place of beginning.

Therefore, resolved, That the sum of \$4,368. being

the whole amount of the expenses aforesaid, shall be

assessed on such lots and parcels of land.

And Jacob Gerling, 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 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 20th day of August, 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, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

Judson, Stein, Bohref, Kelly, Thayer—15.

CITY TREASURER'S OFFICE, A ROCHESTER, N. Y., Aug. 6, 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. 3,036, for Mt. Vernon and Cayuga place sewer has been completed.

The amount to be assessed upon the property.

The amount to be assessed upon the property benefitted, including any interest that the city shall incur, or is entitled to, for the use of its funds,

saan meur, or is entired to, nor net use of its funds, is \$3,134.98. Yours respectfully, JOHN A, DAVIS, Treasurer. LOCAL IMPROVEMENT ASSESSMENT, No. 3,036,

MOUNT VERNON AVENUE AND CAYUGA PLACE SEWER CLEANING.

Whereas, The Common Council did upon the 24th day of August, 1886, enact an ordinance for Mount Vernon avenue and Cayuga place sewer

And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$3,134.98, including such interest as the city has paid or may become liable for.

And the portion of said city which said Common Council deemed would 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 the westerly line of Meigs street with the northerly line of Cayuga place; thence westerly along Cayuga place, including one tier of lots on the northerly side thereof to Grand street; lots on the northerly side thereot to Grand street; thence southerly along Grand street, and excluding one tier of lots on the southerly side thereof to South avenue; thence still southerly along South avenue, including one tier of lots on the westerly side thereof to Alpine street; thence easterly along Alpine street, including one tier of lots on the south side thereof to Mount Vernon avenue; thence northerly along Mount Vernon avenue; undulding one tier of lots on the easterly side including one tier of lots on the easterly side thereof to Oakland street; thence easterly along Oakland street, including one tier of lots on the south side thereof to Meigs street; thence northerly along Meigs street, excluding one tier of lots on the west side thereof to the place of beginning. Therefore, Resolved, That the sum of \$3,134.98, being the whole amount of the expenses aforesaid,

heing the whole amount of the expenses aroresaid, shall be assessed on such lots and parcels of land.

And Jacob Gerling, L. A. Pratt and M. J. Maher, 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 any assessment moreal that lots. directed to make an assessment upon all the lots and parcels of land and houses within the portion 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 and said assessors are hereby notified to meet for this purpose, on Saturday, the 20th day of August, 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, Sullivan, Marson, Fee, Kohlmetz, Tritzsche, Foley, Selye, Hall, Swikchard, Judson, Stein, Bohrer, Kelly, Thayer—15.

CITY TREASURER'S OFFICE, (ROCHESTER, N. Y., Aug 6, 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. 2,974, for Locust street improvement, has been completed.

The amount to be assessed upon the property

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 \$4,280.27. Yours respectfully. Yours respectfully,

JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,974.

LOCUST STREET IMPROVEMENT.

By Ald. Marson—Whereas, The Common Council did upon the 1st day of June, 1886, enact an ordinance for Locust street improvement.

And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$4,260.27, 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:

provement is described as follows:
One tier of lots on each side of Locust street. from Fulton avenue to the west line of Frederick

Miller's property.

Therefore, Resolved, That the sum of \$4,260.27. being the whole amount of the expenses aforesaid,

shall be assessed on such lots and parcels of land.
And Jacob Gerling, L. A. Pratt and M. J. Maher,
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 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 and said Assessors are nereby notined to meet for this purpose, on Saturday, the 20th day of August, 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, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

OFFICE OF THE CITY TREASURER, ROCHESTER, N. Y., August 6, 1887.

To the Honorable the Common Council of the City fo Rochester

GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized under ordinance No. 2,984, for Chili avenue pipe sewer 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 \$7.234.84. Yours respectfully, John A. Davis, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,984.

CHILI AVENUE PIPE SEWER.

By Ald. Marson— Whereas, The Common Council did upon the 15th day of June, 1887, enact an ordinance for Chili

avenue pipe sewer,
And, Whereas, The City Treasurer has reported
the actual expenses of said improvement to be the
sum of \$7,294.84, 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 improvement is described as follows:

All the territory included within and described by the following boundary lines, viz.: Beginning at the intersection of Chili avenue with the Colvin street sewer, thence westerly along Chili avenue including one tier of lots on the north Chili avenue including one test of loss of the north side thereof to Somerset street, thence northerly along Somerset street including one tier of lots on the east side thereof to a point midway between Chili avenue and West avenue, thence westerly on a line parallel with Chili avenue to Carlton place. a line parallel with Chill avenue to Carlion place, thence southerly along Carlion place including one tier of lots on the west side thereof to Chill avenue, thence westerly along Chill avenue including one tier of lots on the north side thereof to the \$\int_{\text{ext}}\$ est line of the city, thence southerly along said west line to the southern boundary line of the Hakes tract, thence easterly along said Hakes south line including one tier of lots on the south side thereof to the east line of the Peart subdivision, thence southerly along said east line to the north bound-ary line of the Citizens' Association tract, thence easterly along said association tract to the division easterly along said association tract to the division line between property owned by Ellwanger & Barry and E. M. Parsons, thence northerly along said division line to the southern boundary line of property owned by E. Griffin, thence westerly along said southerly boundary line to the west line of said Griffin property, thence northerly along said Griffin's west line to Chili avenue, thence easterly along Chili avenue including one tier of lots on the south side thereof to the place of beginning.

Therefore, Resolved, That the sum of \$7,294.84 being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of

And Jacob Gerling, L. A. Pratt and M. J. Maher, 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 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 20th day of August, 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, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT No. 3000

ADAMS STREET PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the same of five thousand six hundred and cibe. the sum of five thousand six hundred and eighty-six dollars and eleven cents (\$5,686.11); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows:

One tier of lots on each side of Adams street from Plymouth avenue to the B. N. Y. & P. R. R. Therefore, Resolved, that said expenses be as-

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in proportion as of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to receive by the making of said snau be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 20th day of August, 1887, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall. And it is further determined that the taxpayers to be assessed for making such improvement, may pay their assessments in three equal payments, as follows:

One third within the contractions of the contraction of the contrac

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 said last instalment, a discount will be allowed at the rate of six per cent.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee,
Kohlmetz, Fritzsche, Foley, Selye, Hall, Swike-hard, Judson. Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT, No.3,010

PINNACLE AVENUE BRIDGE APPROACHES.

By Ald. Marson-Whereas, The City Treasurer

has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of eight thousand, two hundred and thirteen dellars and seventy-two cents, (\$8,213.72); and which hereby is adjusted by this Common Council at said amount. Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

All the territory included within and described

by the following boundary lines, viz.:

Beginning at a point on the east line of Clinton park produced with the intersection of the south line of the Eric canal; thence southerly and easterly along said Erie canal to the east line of Henrietta avenue; thence southerly along said east line and said line produced, including one tier of lots on the east side thereof to Pinnacle avenue; thence southerly along Pinnacle avenue, including one tier of lots on the east side thereof to the south line of the city; thence westerly along said city line to Goodman street; thence southerly along Goodman street on the city line to Oakland street; thence westerly along Oakland street, including one tier of lots on the south side thereof, to Meigs street; thence northerly along Meigs street, including one tier of lots on the west side thereof, to Cayuga place; thence northwesterly along Cayuga place, including one tier of lots on the south side thereof, to Grand street; thence easterly along Grand street, including one tier of lots on the north orand street, including one tier of lots on the north side thereof, to Bond street; thence northerly along Bond street, including one tier of lots on the west side thereof, to Hamilton place; thence easterly along Hamilton place, including one tier of lots on the north side thereof, to Pinnacle avenue; thence northerly along Pinnacle avenue, including one tier of lots on the west side thereof, to the Erie canal; thence easterly to the point of beginning. Also one tier of lots on each side of Clinton park from the Erie canal to Howell street.

from the Eric canal to Howell street.

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then such two are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 20th day of August, 1887, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement, may pay their assessments in three equal payments, as

follows :

One-third within thirty days from the first pubone-third within thirty days from the inst publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 said last installment, a discount will be allowed at the rate of flavor cont a discount will be allowed at the rate of 6 per cent. per annum.

per annum.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz., Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT, No.3018

REYNOLDS STREET GRADING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has become liable for, to be the sum of one thousand and forty-nine dollars and sixteen cents (\$1,049.16); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows

One tier of lots on each side of Reynolds street,

one tier of loss on each side of Reynolds street, from Strong street to Seward street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city. And the Assessors of said City, not interested in any of the property so benefitted, and not of kin to be a construction of interested on if any two of said Assessors of the property of said Assessors. any of the property so benefitted, and not of kin to any person so interested, or if any two of said As-sessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shail be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 20th day of August, 1887, at nine o'clock in the foremon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay sheir assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer. within the portion or part of the city so designated,

of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Traoy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT, No. 3035. VERNON PARK PLANK SIDEWALK.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with the above imgate capense of, and connected with the above lin-provement, including any interest that the city has paid, or has or shall become liable for to be the sum of seventy dollars (\$70), and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows:

One tier of lots on each side of Vernon park from

One tier of lots on each side of verifol park from North Clinton street to Joiner street.

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of

each shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 20th day of August, 1887, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee
Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson. Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT, No. 3041

HUDSON PARK SEWER AND GRADING.

Ald. Marson Whereas, The City Treasurer has ascertained and reported the entire and aggregate amount of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of seven hundred and twenty-nine dollars and fifty-seven cents (\$729.57); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

One tier of lots on each side of Hudson Park, beginning at a point three hundred and thirteen feet

(313) west of the west line of Hudson street and extending westward to Edward street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city

And the Assessors of said city, not interested in

And the Assessors of said city, not interested in any of the property so benefitted, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said imnearly as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 20th day of August 1887, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT No. 3043 NORTH ST. PAUL STREET PLANK WALK.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of two hundread and sevenseen dollars and ninety-four cents (\$217.94); and which hereby is adjusted by this Common Council at the said amount. said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

One tier of lots on the east side of North St. Paul

One tier of lots on the east side of North St. Paul street, from Avenue E to Emerson's ice pond. Therefore, Resolved, That said expenses be assessed upon said portion or part of the city. And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, such two, are hereby directed to make an assessment upon all lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement: and said Assessors are hereby notified to meet for such purpose on the 20th day of August, 1887, at 90 'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement, must

to be assessed for making such improvement, must pay their assessment within thirty days from the

pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer, Adopted by the following vote:

Ayes—Ald, Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT 1MPROVEMENT, No. 3048. MANSION STREET PLANK WALK AND GRADING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of two thousand eight hundred and ninety-seven dollars and forty-three cents (\$2,897,43), and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as

One tier of lots on each side of Mansion street, from Magnolia street to Doran Park.
Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in proportion, as or the san amount or expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 20th day of August, 1887, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further 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 said roll. On all sums paid prior to the maturity of said last instalment a discount will

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, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT, No. 3050

REYNOLD'S STREET PLANK WALK.

By Ald Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of five hundred and seventeen dollars and ninety, four cents, (\$517.94); and which hereby is adjusted by this Common Council at said amount, And the portion or part of the city on which the said expenses are to be assessed, is described as

One tier of lots on each side of Reynolds street

from Strong street to Seward street.

Therefore, Resolved, That said expenses be as-

Therefore, Resolved, That said expenses be assessed upon said portion of the city.

And the Assessors of said city, not interested in any of the property so benefitted, and not of kin to any person so benefitted, or if any two of said Assessors are not so interested, or of kin, then such two, are hereby directed to make an assessment upon an all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby noti-

fied to meet for such purpose on the 20th day of August, 1837, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelley, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT No.3051. MONROE AVENUE PLANK WALK.

By Ald. Marson—Whereas, The City Treasurer has reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of four hundred and twenty-eight dollars and ninety-eight collars (\$428.98); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which said expenses are to be assessed, is described as follows: One tier of lots on each side of Monroe avenue, from the Erie canal to Culver street.

from the Erie canal to Culver street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the assessors of said city, not interested in

the of property so benefited, any of the property so benefited, and not of kin to any person so interested, or of said assessars are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said assessors are hereby notified to meet for such purpose on the 20th of August, 1887, at nine o'clock in the forenoon, at the office of the City assessors, No. 15 City Hall.

And it is further determined, t hat the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of notice of the assessment roll by the City Treasurer.

Adopted by the following vote-Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Fritzche, Foley, Selve, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT No. 3055 KING, ALLEN AND CANAL STREETS SEWER CLEAN-ING

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of six hundred and twenty dollars and eleven sum of six inturers and twenty donars and eleven cents (\$620.11); and which hereby is adjusted by this Common Council at said amount. And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

One tier of lots on all that territory included within, and described by the following boundary lines, viz.: Beginning at the intersection of Brown and Magne streets; thence northwesterly along and Magne streets; thence northwesterly along Magne street, including one tier of lots on the east side thereof to Orange street; thence westerly along Orange street, including one tier of lots on the north side thereof to Grape street; thence south along Grape street to Wilder street; thence southeastly along Wilder street, including one tier of lots on the westerly side thereof to the N. Y. C. R. R.: thence easterly along said railroad to the Erie canal; thence along the Erie canal to Brown street; thence in a direct line to the place of beg. Also one of Magne tier of street. ginning. one tier lots on each Orange from side street to Jay street, and one tier of lots on the west side of Canal street, from the N. Y. C. R. R. to the south line of lot No. 77, exempt. ing from the above described territory one tier of lots on each side of Brown street, from the Eric canal to King street and the prolonged medial line of King street, and also one tier of lots on each side of Allen street, from Litchfield street westward to Brown street. ward to Brown street.

Therefore, Resolved, That said expenses be as-

sessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvedeemed to receive by the making of said improve-ment; and said Assessors are hereby notified to meet for such purpose on the 20th day of August, 1887, at nine o' clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. And it is further determined, that the taxpayers

to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the no-

tice of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT No.3,059

PARK ROW AND NEILSON PLACE PIPE SEWER.

PARK ROW AND NELLSON PLACE PIPE SEWER.
By Ald, Marson—Whereas, The City Treasurer
has ascertained and reported the entire and aggregated expense of, and connected with, the above
improvement, including any interest that the city
has paid, or has or shall become liable for, to be the
sum of one thousand and seventy—nine dollars and
fifty cents (\$1,079.50); and which hereby is adjusted
by this Common Council at said amount by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

follows:

One tier of lots on each side of Park Row from Avenue "A" to Neilson Place; also one tier of lots on each side of Neilson Place; also one tier of lots on each side of Neilson Place from the extended west line of Park Row to Conkey avenue. Therefore, Resolved, That said expenses be assessed upon said portion or part of the city And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement and said the same as the said the sa improvement; and said Assessors are hereby noti-

improvement; and said Assessors are hereby notified to meet for such purpose on the 20th day of
August, 1887, at nine o'clock in the forenoon, at
the office of the city assessors, No. 15 City Hall.
And it is further determined, that the taxpayers
to be assessed for making such improvement, must
pay their assessment within thirty days from the
first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT, No. 3061.

WHITNEY STREET PIPE SEWER

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the numer of five bunded and wineten dellars and the sum of five hundred and nineteen dollars and sixty-five cents (\$519.65); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows One tier of lots on each side of Whitney street from Linden street to Smith street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.
And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement, and said Assessors are housely not shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 20th day of August, 1887, at nine o'clock in the forencon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adonted by the following vote:

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Frizsche, Foiey, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT, No. 3,062 FRANKFORT STREET PLANK WALKS.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of two hundred and sixty dollars and forty cents (\$260.40); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

One tier of lots on the west side of Frankfort street, from Jay street to a point one hundred and thirty-four feet (134) feet south of the south line of Brown street; also one tier of lots on the east side Frankfort street which abuts on the proposed

or trankfort street which abuts on the proposed sidewalk on that side of the street.

Therefore, resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, such two are hereby directed to make an assessment upon all the lots and parcels of parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and sald Assessors are hereby noti-

improvement; and said Assessors are nereby notified to meet for such purpose on the 20th day of August, 1887, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote: Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT INPROVEMENT, No. 3063.

NORTH ST. PAUL STREET PIPE SEWER.

By Ald. Marson—Whereas, The City T reasure has ascertained and reported the entire and ag-gregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of five hundred and thirteen dollars and twenty-five cents (\$513.25); and which is hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as fol-

One tier of lots on each side of North St. 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 or the produced north line of Avenue C.

Therefore, resolved, That said expenses be assessed upon said portion of the city.

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement: and said Assessors are hereby notified to meet for such purpose on the 20th day of August, 1887, at nine o'clock in the forenoon, at the office of the city assessors. No. 15 City Hall

August, 1001, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzschett, Foley, Selye, Hall, Swikehard,
Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT, No. 3075

UNIVERSITY AVENUE PLANK WALK

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggrehas ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one hundred and eighty-four dollars and seven cents (\$184.07); and which is hereby adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed are described as

One tier of lots on the north side of University One tier of lots on the north side of University avenue 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.

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested on it any two of said to

any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 20th day of August, 1887, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement must pay their assessments within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

of the assessment roll by the City Treasurer.

Adopted by the following vote:
Add. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL IMPROVEMENT ASSESSMENT, No. 3,121

CLIFFORD STREET PLANK WALK

By Ald. Marson—Whereas, The City Treasurer as ascertained and reported the entire and agnas ascertained and reported the entire and agregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of four hundred and seventy-four dollars and sixty cents (\$474.60): and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the raid expenses are to be assessed is described as the

said expenses are to be assessed, is described as fol-

One tier of lots on the south side of Clifford street, from North Clinton street to St. Joseph

street.
Therefore, Resolved, That said expenses be as-

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefitted, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parlels of land and houses upon all the lots and parlets of land and houses within the portion or part of the city so designated, of the said amount of expense, in proportion, as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 20th day of August, 1887, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT No.3152

WEST ORANGE STREET PLANK WALK. By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggrehas ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one hundred and twenty dollars and eight cents (\$120.08); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

said expenses are to be assessed, is described as follows:
One tier of lots and parcels of land on the north side of West Orange street, from the present western terminus thereof thereof to Ames street. Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.
And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 20th day of August, 1887, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT, No. 3053

LOCAL ASSESSMENT IMPROVEMENT, No. 3053 HAYWARD AVENUE PLANK WALK.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggrehas ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one thousand one hundred and fifty-four dollars and seven cents, (\$1,154.07); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as

follows

One tier of lots and parcels of land on each side of

follows:

One tier of lots and parcels 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.

Therefore, resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 20th day August, 1887, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hail.

And it is further determined that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald, Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT No. 3155. HAMBURG STREET PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggrenas ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of eight hundred and forty-nine dollars and three cents (\$849.03); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as fol-

lows:

One tier of lots and parcels of land on each side of the following named streets, viz.: On Harrison street, from Oregon street to Chatham street; on Leopold street, from Central avenue to Harrison street; on Chatham street, from Central avenue to the eastward extended medial line of Hamburg street; on Hamburg street, from Chatham street to St. Joseph street.

Therefore, Resolved, that said expenses be as-

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such sessors are not so interested, or or kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby noti-

shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 20th day of August, 1887, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Aves—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzeche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT No.3,159

CARTER STREET PLANK WALK.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of six hundred and twenty-eight dollars and one cent (\$628.01); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows:

One tier of lots and parcels of land on the west side of Carter street, from North avenue to a point three hundred and eighty-three (383) feet from Norton street.

Therefore, Resolved, that said expenses be as-

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 20th day of August, 1887, at nine o' clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL IMPROVEMENT ASSESSMENT, No.3,164 COSTAR STREET PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of three hundred ond eighty-four dollars and ten cents, (\$384.10); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the

said expenses are to be assessed is described as follows:

One tier of lots and parcels of land on each side of Costar street, from Thompson street to Saratoga avenue.

Therefore, Resolved, That said expenses be as-

sessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses upon all the lots and parcels of land and nouses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby said improvement; and said Assessors are nereby notified to meet for such purpose on the 20th day of August, 1887, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. And it is further determined, that the taxpayers to be assessed for making such improvement, must

pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

of the assessment roll by the Chy Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritszche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT No. 3165.

CLARKSON STREET PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of five hundred and fifty-eight dollars and fifty:two cents, (\$558.52); and which hereby is ad-justed by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as fol-

One tier of lots on each side of Clarkson street.

One tier of lots on each side of Clarkson street, from Ravine avenue to Glenwood Park, excepting the lot belonging to C. P. Gillard.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then such two are hereby directed to make an assessment two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 20th day of August, 1887, at 9 o' clock in the forenoon, at the office of the assessors, No. 15 City Hall.

And it is further determined, that the tax-payers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Fo ey, Selye, Hall, Swikehard, Judson, Stein, Bohre;, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT No.3167, LOCAL ASSESSMENT IMPROVEMENT, No.3,194 GRAND AVENUE PLANK WALK.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one thousand and twenty-five dollars and fourteen cents (\$1,025,14); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows:

One tier of lots and parcels of land on each side of Grand avenue, from East Main street to Leighton street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.
And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 20th day of August, 1887, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

of the assessment for the notice of the assessment for the notice of the assessment foll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT No.3,177

CARLETON PLACE PIPE SEWER. By Ald. Marson—

By Ald. Marson— Whereas, the City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of six hundred and thirty dollars and forty-five cents (\$630.45); and which is hereby adjusted by this Common Council at said amount. at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as fol-

lows:

One tier of lots and a parcels of land on each side of Carleton Place, from Chili avenue to a point five

of Carleton Place, from Chili avenue to a point five hundred (500) feet north from of the center of the said avenue, excepting therefrom the lots on the corners of Chili avenue and Carleton Place aforesaid, measured northward for a depth of one hundred (100) feet on Carleton Place.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city. And the Assessors of said city, not interested in any of the property so benefitted, and not of kin to any person so intetested, or if any two of said Assessors are not so interested or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in proportion as nearly as may be, to the advantage which each nated, of the said amount of expense, in proportion as nearly as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 20th day of August, 1887, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

SILVER STREET PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of seven hundred and fifteen dollars and sixteen cents, (\$715.16); and which hereby is adjusted by this Common Common Council at said amount. amount

And the portion or part of the city on which the said expenses are to fie assessed, is described as fol-

lows:

said expenses are to fie assessed, is described as follows:

One tier of lots and parcels of land on each side of Silver street, beginning at a point one hundred and seventy (170) feet east of York street and extending eastward and northeastward to the end of the existing sewer on Silver street aforesaid.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin. then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive, by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 20th day of August, 1887, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of he advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT NO. 3196 GLENWOOD AVENUE PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of two hundred and four dollars and thirty-five cents, (\$204.35); and which is hereby adjusted by the Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as follows

One tier of lots and parcels of land on each side of Glenwood avenue, from the east line of the Monroe Building Lot Association property to Thrush street, excepting the lots on the northeast and southeast corners of Thrush street and Glenwood avenue. wood avenue.

Therefore, Resolved, that said expense be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 20th day of Angust, 1887, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer,

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT No. 3205 SULLIVAN STREET PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one thousand one hundred and ninety dol-lars and forty-two cents (\$1,190.42); and which hereby is adjusted by this Common Council at said amount

And the portion or part of the city on which said expenses are to be assessed, is described as fol-

One tier of lots and parcels of land on each side of Sullivan street, from a line at right angles thereof Sullivan street, from a line at right angles thereto, and six hundred and ten (610) feet from the west
line of St. Joseph street to St. Joseph street.

Therefore, resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in
any of the property so benefited, and not of kin to

any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such sessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 20th day of August, 1887, at 9 o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpavers

office of the city assessors, No. 15 City Hall.
And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT, No. 3208. MARION STREET PLANK WALK.

By Ald. Marson-The City Treasurer has ascertained and reported the entire and aggregate extained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of thirty-one dollars and thirty-one ents (\$31.31); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as

One tier of lots and parcels of land on each side of Marion street from Reynolds street to Jefferson avenue.

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 20th day of August, 1887, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vota:

Ayes—Ald. Tracy, Sullivan. Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judsen, Stein, Bohrer, Kelly, Thayer—15.

UNFINISHED BUSINESS.

The application of the Rochester Electric Rail-The application of the Rochester Electric Rail-way Company for consent to construct and operate a street railway from the intersection of Sophia streets to the northern boundary of the city. Also, from the intersection of Genesee street with Brooks avenue, thence along Genesee street and Plymouth avenue to the center of West Main street, published at page 144, Council proceedings, were read by the clerk. were read by the clerk.

Ald. Selve moved the consideration of the applications be further postponed until Sept. 6th,

1887. Adopted.

The applications of the Rochester Cable Railroad Company for consent to construct and operate a of Brooks avenue with Genesee street; thence through certain streets via Frank street of Brooks avenue with General Streets via Frank to the northerly line of the city, the other from the intersection and the other from the intersection of Brooks avenue with Genesee street, thence through certain streets via Jones street to the northerly line of the city, which applications are published at pages 167 and 168 current proceedings, were read by the clerk.

Ald. Foley then presented the following resolu-

tion: By Ald. Foley—Whereas, The Rochester Cable Railroad Company has duly applied for the consent of the local authorities of the City of Rochester to the construction, maintenance, operation and use of a street, surface, double-track railroad, on the surface of the soil, through, along and upon the streets, avenues and highways hereinafter named; and

Whereas, The notice required by law of the time when and place where said application would be first considered by the Common Council of said city has been duly published in two daily newspapers of said city, designated by the Mayor; Mayor;

and
Whereas, All persons appearing in pursuance of
said notice have been duly heard, and due consideration has been had; it is
Resolved, That, upon the express condition that
the provisions of chapter 252 of the laws of 1884,
and chapter 642 of the laws of 1886, of the State
of New York periment to this consent be seen of New York, pertinent to this consent, be com-plied with, the consent of the Common Council of the City of Rochester be and hereby is given to any the city of Rochester be and hereby is given to any incorporated railroad or railway company, organized to construct, maintain and operate a street railroad in the city of Rochester, which shall be the highest bidder at the sale hereinafter provided for, to construct, maintain, use and operate a street surface double track railroad and the track railroad and the street. surface, double-track railroad, or, at the option of the highest bidder at such sale, a street, surface, single-track railroad in any part or parts of the route hereinafter described, in, through, along and upon the surface of the streets, avenues and lands hereinafter named, subject to the conditions, restrictions, limitations and provisions set forth in chapter 252 of the laws of 1884, and chapter 642 of the laws of 1886, and those hereinafter set forth; and to construct, extend and operate its read or tracks in that portion of any street avenue. road or tracks in that portion of any street, avenue, road or highway in which a street, surface railroad is or shall be lawfully constructed, provided the right of such use shall be obtained under the provisions of Section 14 of Chapter 252 of the Laws of

Such streets, avenues and lands are described as

follows, to wit:

Commencing in said city of Rochester at the intersection of Brooks avenue with Genesee street; tersection of Brooks avenue with Genesee street; thence along Genesee street to Plymouth avenue, sometimes called South Sophia street; thence along South Sophia street, sometimes so called, and Plymouth avenue to West Main street; thence across West Main street and the tracks of the Rochester City & Brighton Rail-road Company to Sophia street, thence allowed the Rochester City & Brighton Rail-road Company to Sophia street theres allowed the south of the Rochester City & Brighton Rail-road Company to Sophia street theres allowed the Rochester City & Brighton Rail-road Company to Sophia street theres allowed the Rochester City & Brighton Rail-road Company to Sophia street theres allowed the Rochester City & Brighton Rail-road Company to Sophia street theres allowed the Rochester City & Brighton Rail-road Company to Sophia street. road Company to Sophia street, thence along

Allen street and Sophia street across Sopina street across Allen street and the tracks of the Rochester City & Brighton Railroad Company to Center street; thence along Center street to Jones street; thence along Jones street to Jay street; thence along Jay street to Bolivar street; thence along Bolivar street to Lyell avenue; thence along and across Lyell avenue and the tracks of the Rochester City & Brighton Railroad Company to Saratora avenue; thence along Sarvarora avenue. to Saratoga avenue; thence along Saratoga avenue to Vernou street; thence along Vernon street to Backus avenue; thence along Backus avenue; Backus avenue; thence along Backus avenue to the northerly end thereof; thence across and on lands to be acquired by the corporation which shall be the highest bidder at said sale to Emerson street; thence the corporation which shall be the nignest bidder at said sale to Emerson street; thence along Emerson street and upon any lands which may be purchased by said highest bidder if found to be necessary to Thrush street; thence along Thrush street to Driving Park avenue; thence along Driving Park avenue to Lake avenue; thence across Lake avenue and the tracks of the Rochester City & Brighton Railroad Company to the easterly line of Lake avenue. Railroad Company to the easterly line of Lake ave-uue; thence along Driving Park avenue (sometimes une; thence along Driving Park avenue (sometimes called McCracken street) to the easterly end thereof, with a branch line extending from the main line at the intersection of Driving Park avenue with the street next east of the Rochester Driving Park, which street is sometimes called the Boulevard; thence along said street sometimes called the Boulevard to the northerly end thereof; thence northerly across and on lands to be acquired in the line of the extension of said street called the Boulevard to the Big Ridge road; thence along Lake avenue to the Big Ridge road; thence along Lake avenue to the northerly line of said city together with all necessary connections, switches, sidings, turnouts, turn-tables, and suitable stands for the convenient operation of the railroad. operation of the railroad.

And be it further Resolved, That the conditions, restrictions, limitations and provisions under which

this consent is granted, are as follows:
First—As a condition of the consent hereby granted, the right, franchise and privilege of using granted, the right, franchise and privilege of using the said streets, highways and avenues for the purpose aforesaid, shall be sold at public auction to the bidder who will agree to give the largest percentage per annum of the gross receipts of said company or corporation, with adequate security, as hereinafter provided, for the fulfillment of said agreement, and for the commencement and comagreement, and for the commencement and competion of such road according to the plan or plans hereinafter set forth, and on the said route herein fixed for its construction, within the time hereinafter designated and prescribed therefor.

Second—The bidder to which such consent shall

be sold shall be an incorporated railroad or railway company, organized to construct, maintain and operate a street railroad in the said city of Roch-

Third—The railroad upon said route may be operated in whole or in part by cable motor power, upon the plans hereinafter described; by electricity, upon plans hereafter to be approved by the Common Council, or by animal or horse power.

Fourth-In the construction and maintainance of the said railroad and its equipment, the materails and work employed shall be of the best quality and work employed snail be of the best quality and character; and the said railroad shall be constructed with the center groove rail, having the upper surface face of each side flush with the pavement. The width of the opening or groove shall be not more than three-fourths of an inch, nor shall the depth of the groove be more than three-fourths of an inch; and the ears thereon, throughout the entire route shell be run as frequently as the fourths of an inch; and the cars thereon, throughout the entire route, shall be run as frequently as the convenience of the public may require; no freight cars shall be run upon the route, or any part thereof, included in the said consent, except during such hours of the night as may be permitted by ordinance hereafter passed by the Common Council; and the plan of construction, quality and pattern of material, number and location of sidings, switches, turnouts and turntables shall be subject to the approval of the Executive Board of said eity. city.

Fifth. The bidder to which the aforesaid sale shall be made, and any corporation using the tracks constructed or laid under or in pursuance of this consent, shall comply with the ordinance passed by the Common Council of the City of Rochester on March 29, 1887, regulating street railroads, and any amendments thereof, except as to the power used in the propulsion of the cars as otherwise provided for herein, and all such reasonable ordinances or regulations which the local authorities having charge of the aforesaid streets, avenues and highways, or any of them, shall make as to the rate of speed, mode of use of tracks, and removal of snow and ice.

Sixth. The bidder to which the aforesaid sale shall not

be made, its successors, lessees and assigns, shall not charge any passenger more than five cents for any one continuous ride from any point on its road, or any road or line or branch operated by it, or under its control, to any other point thereon, or on any connecting branch thereof, within the limits of the City of Rochester; but shall make and enforce such rules and regulations as shall secure to each passenger upon such route or routes one continuous

passenger upon such route or routes one continuous ride between any two points on such route or routes, for the single fare of five cents.

Seventh. The said bidder, as to the whole route hereinabove described, and any company or corporation using or operating a road upon the tracks, or any part of the tracks, constructed upon said route under and by virtue of the consent hereby given, or the sale had in pursuance thereof, as to the tracks so used by any such company or corporation, shall be and is hereby required and unqualifiedly bound.

1, In all such streets, avenues and highways as may be permanently improved at the time when the work of construction is commenced, to repair

the work of construction is commenced, to repair and keep in permanent repair the portion of said streets, avenues and highways upon which the tracks shall be constructed, between the tracks, the rails of the tracks, and a space two feet in width outside of and adjoining the outside rails of its track or tracks, so long as such tracks so constructed shall continue to be used.

2. On all unimproved streets, avenues and highavys along said route, to pave with macadam, or with some better pavement, and keep in permanent repair, the portion of the said unimproved streets, avenues and highways upon which the tracks shall be so constructed, between the tracks, the mile of the tracks and the production of the said to the rails of the tracks, and a space two feet in width outside of and adjoining the outside rails of the track or tracks, so long as such tracks so con-structed shall continue to be used.

3. Whenever any street, avenue or highway along said route shall be improved under an ordinance of the Common Council, said bidder shall pay name of the Common Council, said bidder shall pay the expense of making such inprovement between its tracks, the rails of its tracks, and a space two feet in width outside of and adjoining the outside rails of its track or tracks, and keep the same in permanent repair, so long as such tracks so con-structed shell continue to be used. structed shall continue to be used.

And these obligations in respect to the construc-tion, improvement and repair of the roadways aforesaid shall not be dependent upon the requirements of the local authorities, but are hereby made absolute and unqualified obligations, and shall apply to and be operative upon the successor or suc-cessors, assign or assigns, lessee or lessees, of said bidder, and all companies or corporations which shall at any time use the said track or tracks, or

any portion of the same.

Eighth. The said bidder shall commence the construction of the railroad aforesaid within ninety days from the time of the sale of the franchish herein provided for, and shall complete such line throughout its entire length, and have the same ready for operation on or prior to the first day of January, 1889, except that, for good cause shown the time for the completion of such railroad may be extended by the Common Council of the city of Rochester.

Ninth. Consent is hereby given that the said bidder may construct and operate a double-track railroad throughout said entire route, of the form of construction and manner of operation, with cable motor power, as follows: The plant shall consist of a stationary source or sources of power, en-gines, boilers, and machines, which may be located at either end of the said line, or at any intermediate station or stations, or along or at either end of any line or lines of street railroad of said highest of any line or lines of street railroad of said highest bidder, upon land to be acquired by said bidder for that purpose, for the propelling power of the cable along the line of the streets, avenues and highways. The conduits used in the construction of such cable railway shall be as follows: The yokes shall be of a steel "T" rail, bent into the form approximating that of a horse-shoe, with wings running off at each side at or nearly at right angles into and under the rail on either side of the graduit. The goaduit shall be breaded by of the conduit. The conduit shall be braced by two rods or brace-bars running at a right angle from the outer wheels on the lower circle of the from the outer wheels on the lower circle of the horse-shoe form, and nearly on to the end of the horizontal wings, to which they shall be connected by bolts passing through the web of the rail which makes the voke. The rail used upon the street surface shall be of the form known as the center groove rail, and shall be laid even with the surface of the street, so that vehicles are not obstructed in the passage agrees or along the highway at any angle passage across or along the highway at any angle. The groove in the center of the rail shall not be more than three-fourths of an inch wide, nor more than three-fourths of an inch deep. This more than three-fourths or an incu queep. Income groove is for the purpose of the flange of the groove. The wheel under the car treading in the groove. The slot rail shall be of the "Z'' form, and the space between the two parallel rails shall not exceed three-fourths of an inch, and each slot rail shall be three-fourths of an meh, and each slot rail shall be held in its normal condition by brace-rods or bars with double nuts, one on each side of the "Z' or slot rail, for the purpose of adjusting and holding the rail in its normal condition. The brace-rods shall run into and through the chair in which the track rail is set and keyed. The yokes shall not exceed in distance, one from the other, more than five and a half feet, and shall be continuous from end to end of the road, placed at not more than the five and a hair reet, and shall be continuous from end to end of the road, placed at not more than the above distance. At every thirty feet there shall be placed in the lower are of the yoke or conduit a perpendicular wheel of not more than twelve inches, and not less than nine inches, in diameter, for the purpose of carrying the cable in its passage through the conduit. The intervening spaces between the yokes of the conduits shall be built up of concrete, of the proper mixtures to guarantee perconcrete, of the proper mixtures to guarantee permanency in construction, and shall be not less than six inches thick from the inner wall of the conduitsix inches the result of the interval of the contain-yoke, and shall extend outward under the entire structure, and six inches beyond, for the purpose of receiving the entire structure and holding it permanently in its position. For the purpose of allowing the cars to pass around curves, the con-duit shall be bent into the form of the curves to be overcome at greater or less radients and the wheels aforesaid shall rest in horizontal positions at intermediate points between the yokes having a vertical plane or rail above the line of the wheels for the purpose of receiving the horizontal wheel which shall be attached to the grip and carrying the cable or rope clear from the wheels set horizontally in the conduit in such curve. And the consent hereby granted to construct, maintain, operate and use a double track railroad includes consent to the construction, maintenance, operation and use of a single track in any part or parts of said route or routes, together with the necessary switches, sidings, turnouts, turn-tables, branches, and suitable stands for the convenient working of the said railroad.

Tenth—The payment of the percentages upon gross receipts, payable under the bid, at such sale shall be made annually on the first day of November, for the year, or part of the year, ending on the next preceding thirtieth day of September.

Eleventh—The highest bidder at the sale aforesaid shall pay the expense of publication of the notice of sale herein provided for, and all publication of notices, resolutions, applications and proceedings connected with the consent of the local authorities of the city of Rochester to the sale of said franchise, which expense shall, at the time

and place of the sale, be paid by the said highest bidder to the Treasurer of the city of Rochester, and which sum so paid for said expenses shall be in addition to any payments which said bidder shall be required to make under and in pursuance of chapter 252 of the laws of 1884, and chapter 642 of the laws of 1886.

Twelfth—This consent is given, and said sale shall be made, upon the express understanding that the conditions herein stated do not relieve said bidder, or any company or corporation operating the road upon any of the tracks constructed under this consent, from any conditions, obligations, liabilities, payments or duties to which they might have been liable in the absence of such con-

dition

Thirteenth—The said bidder, and any company or corporation which shall construct, maintain, use or operate said road or any part thereof, shall at all times comply with and observe such regulations and rules as the Executive Board of said city may make or give from time to time, with reference to the crossing of or interference with sewers, water mains or pipes, electric wires, cables, pipes or conduits, gas mains or pipes, and other structures or appliances in any of the said streets, avenues and highways, and shall also comply with and observe such rules and directions as may from time to time be given or made by said Executive Board, with reference to the construction and maintenance of said road, and every nart thereof.

said road, and every part thereof.

Fourteenth. The consent herein provided for shail be and hereby is deemed consent to cross any and all streets, avenues and highways, and any and all street railroad tracks intersecting or crossing said route, and any bridge or bridges in the line of said route, so far as the municipal authorities of the city of Rochester have power to give such consent; and to construct, extend and operate said road or tracks in that portion of any street, avenue, road or highway in which a street surface railroad is, or shall be lawfully constructed, provided the right of such use be obtained under the provisions of section 14 of chapter 252 of the laws of 1884.

Fifteenth. The highest bidder must at the sale and forthwith, deposit with the City Treasurer the

Fifteenth. The highest bidder must at the sale and forthwith, deposit with the City Treasurer the sum of five thousand (\$5,000) dollars, either by certified check payable to said treasurer's order and drawn upon some bank in the State of New York, or in cash, as security for the completion of the bid according to the terms and conditions upon which the sale is made; and if the bid be so completed, then the sum so deposited shall be refunded to the bidder; but if the bid be not so completed, then the said sum shall be retained and paid into the treasury of the city of Rochester, as and for full payment of the damages suffered by said city by the non-completion of said bid. If the said check is not delivered, or the money paid, as aforesaid, the right, franchise and privilege shall be again put up at public auction for sale, either forthwith or at such time as the sale thereof may be duly adjourned to by the said treasurer; and any and all re-sales shall be made upon the terms, conditions, restrictions and limitations herein prescribed.

Sixteenth—The said bidder, and any company or

restrictions and limitations herein prescribed.
Sixteenth—The said bidder, and any company or
corporation which may at any time own, control or
operate the said road, or any part thereof, shall
have and provide a driver or gripman and a conductor upon each car, at all times, which conductor shall have charge of such car; provided, that
when two or more cars are connected and run as a
train, but one gripman or driver and one conductor
shall be required.

Seventeenth—The said bidder shall, within thirty days after the sale at public auction, execute under its corporate seal, to be attested by its president, treasurer, or secretary, and by virtue of a resolution of its board of directors, an instrument in writing, duly acknowledged, which shall be delivered to the city treasurer, and which shall contain and express the acceptance by the said bidder of this consent of the common council for the construction, maintenance, use and operation of the proposed railroad upon the streets, avenues and highways above mentioned, upon the terms and conditions upon which this consent is granted, and binding said company, its successors, assigns and lessees,

and each of them, to abide by, comply with, faith- | fully perform and keep said terms and us and And fully perform conditions, and fully perform and keep said terms and conditions, and each of them. And at the time of the delivery of the said instrument, said bidder shall deliver to said treasurer a sorument, san bruder snan denver to sam treasurer a bond and an undertaking in writing, duly acknowledged, and under seal, in such form condition, amount, and sureties as shall be required and approved by the said treasurer, which bond, in addition to such conditions as shall be required and approved by said treasurer, shell movide that the proved by said treasurer, shall provide that the bidder shall pay to the city for the non-commencement of the construction of said road, as above provided for, the sum of twenty-five thousand (\$25,000) dollars, and for the non-completion of the said road as above provided for the further sum of twenty-five thousand the \$25,000) dollars, which said sums shall in said bond

the further sum of twenty-five thousand \$25,000) dollars, which said sums shall in said bond he fixed and agreed upon as the liquidated damages to be recovered by the city upon the said bond. It is further resolved, That the sale at public auction of the right, franchise and privilege mentioned above shall be attended and conducted by the treasurer of the city of Rochester, and shall be held at a public place in said city, to be designated by the said treasurer, and on the earliest practicable day, to be designated by him, or at such time to which the same may be adjourned from the day specified in the notice so published, not exceeding twice, and for a period not exceeding four weeks in the aggregate, and only after notice of the time, place and terms shall have been published by the said treasurer three times a week for at least three weeks, in two daily newspapers in said city, to be designated by the Mayor of said city.

Allegations were then called for, and after hearing all persons appearing, the foregoing resolution, offered by Ald. Foley, was then adopted by the following vote:

A see—Ald. Tracy, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—13.

Nays—Ald. Marson—1.

On motion of Ald. Kelly the proposed penal ordinance to regulate weights and measures and the fees of the city sealer was referred to the Law Committee.

The hearing of complaints or appeals from the as-

The hearing of complaints or appeals from the assessments for widening of Euclid street being in order, Ald. Fee and Ald. Marson presented objections of several persons assessed, and on motion of Ald. Fee the assessment roll for Euclid street widening was referred to the Assessment Com-

EXECUTIVE BUSINESS.

Ald. Marson moved to proceed to appoint commissioners of deeds, and that the Clerk cast the

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Foley, Selye, Hall, Swikehard, Judson,
Stein, Bohrer, Kelly, Thayer—14.
Edward J. Brayer, Frank M. Talling and George
W. Hughes having received the concurrent vote of

the Common Council, were declared appointed Commissioners of Deeds.

MISCELLANEOUS BUSINESS.

By Ald. Fee—Re solved, That the commissioners appointed by the County Court to appraise the damages to property owners and others for the widening of Hand street be, and they are hereby, required to make and file their report on or before Aug. 23d, 1887, or give a proper excuse for their omission so to do. Adopted.

By Ald Kohlmetz—

By Ald. Kohlmetz— Whereas, Emil Kuichling has submitted his proposal, in writing, to make the necessary professional surveys, examinations, tests, drawings, maps, plans and specifications for a trunk sewer on the east side of the Generee river, and a thorough plan and estimates for the disposal and treat-

ough pian and esumaces for the disposal and treatment of the sewerage therefrom, and
Whereas, His proposal, in view of his high standing as a sanitary expert and civil engineer, and personal examination of sewe aze disposal in European countries, and his offer to give security for the faithful performance by him of the work,

gives the highest assurance that the plans, specifications and estimates given by him will be most satisfactory to the taxpayers to be assessed for the sewer.

Now, therefore, be it resolved, That the proposal of said Emil Kuichling, Esq. of the date of June 9th, 1887, and to be found at pages 95-96, proceedings 1887-1888, be and the same is hereby accepted, and the Mayor is hereby directed to enter into contract with him for the purposes aforesaid; the salary to be paid from the fund when created; said contract to contain such other conditions as may be deemed by the Mayor and the Special Commit-tee on the East Side sewer to be necessary and proper, and the Special Committee to whom the various proposals for such was heretofore referred be discharged from further consideration of the matter. Adopted.

By Ald. Foley—Resolved, That upon filing with the Mayor or city clerk a duly executed and acknowledged written consent of the Warren-Scharf Asphalt Paving Company, and the several sureties upon and to its bond or bonds of guaranty for the permanency of the West avenue asphaltum improvement, consenting to the terms and conditions of this resolution, and containing such conditions as the city attorney may deem essential for the interests of the city, the city treasurer is hereby directed to deposit the ten per cent. of the contract amount for said improvement, retained by him, as provided in the proposals for bids, in one or more of the three following named savings banks, namely: Monroe County, Mechanics' and Rochester savings banks, which shall be known as the "West Avenue Guaranty Fund." and to be upon the condition that no part thereof either principal provement. consenting to the terms and conditions the condition that no part thereof, either principal or interest, shall be drawn by any person, except pursuant to a resolution of this Common Council hereafter adopted, which change of investment, so deposited, as aforesaid, shall be at all times at the risk and expense of said fund, and said company risk and expense of said fund, and said company and its sureties aforesaid, and shall in no wise invalidate or affect the liability of said principal or sureties, or either of them, to answer to the city under the terms and conditions of said bond or bonds. The interest that may accrue at any time may be drawn pursuant to said future resolutions of this Common Council at any time hereafter, and be paid to such company without affecting or invalidating said bond or bonds. Adopted.

By Ald. Selye—Whereas, The Legislature of the State has appropriated the sum of eight thousand and ninety-two dollars and thirty-seven cents toward the cost of the Rowe street sewer extension, constructed under Ordinance No. 2,813, and Rowe street sewer extension, constructed under Ordinance No. 2,845, to be paid to the city treasurer, by reason of the necessary use by the State of said sewers for the purpose of the discharge of leakage of the Eric canal at or near Rowe street; now, therefore, be it

Resolved, That upon such payment being made Resolved, That upon such payment being made to the city treasurer, and in consideration thereof, the city of Rochester will, and does, hereby grant unto the State of New York the perpetual use of said sewers, in common with the persons that may now, or shall hereafter, use the same, for the discharge and outlet of the leakage from the Eric canal at or near Rowe street within the city, and that upon such payment being made to the city treasurer, the Mayor is hereby directed to execute, for and on behalf of the city of Rochester, and attach the corporate seal to an instrument, in writing, conveying to such State such perpetual right and use. Adopted.

Rev Ald Selve—Resolved That the Clerk be and

By Ald, Selye—Resolved, That the Clerk be and he hereby is directed to draw an order on the Treasurer in favor of John T. Clarke for \$42 for searches in the widening of Hand street. That the reasurer in the widening of Hand street. That the Treasurer pay the same from the Contingent Fund and carry the same to the fund for widening Hand street when created. Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.

By Ald, Swikehard—Resolved, That upon filing with the Mayor or City Clerk a duly executed and acknowledged written consent of Henry Bolze, and Frederick Cook and Henry Bartholomay, his bondsmen upon a supplementary bond for the permanency of the Brown street asphaltum improvement, consenting to the terms and conditions of this resolution, and containing such conditions as the City Attorney may deem essential for the inter-ests of the city, the City Treasurer is hereby di-rected to loan the \$5,000 retained from such contract price, from time to time hereafter to such person or persons, or corporation as may, at any time hereafter, be consented to by said Henry Bolze, upon his, their or its bond, with a mortgage upon real estate to secure the payment of said bond, the loan or loans to be also approved by the City Treasurer and Mayor, or person acting as such at the time being, and upon the certificate of the City Attorney or counsel, at the time being, in reference to the title of the property thus mortin reference to the title of the property thus mortagaged, as may appear upon the search or abstract of title presented to him, and to be at the interest rate of four per cent. per annum, conditioned, however, that such investment or reinvestment shall, at all times, be at the cost, risk and expense of said moneys, said contractor, and said sureties, and each of them, and shall, in no wise, invalidate or affect the liability, at any time of said sureties, or of either of them. at any time, of said sureties, or of either of them, and that the interest upon the amount so invested or re-invested, when collected, after deducting all costs, expenses and loss, if any, connected there-with, be paid to Henry Bolze, or his legal assigns, during the time of retention of said moneys, as provided in the contract for said improvement, and in case any such bond and mortgage shall remain un-collected at the end of the period provided for the collected at the end of the period provided for the retention of said moneys, whether due or to become due, and all the conditions for the permanency and condition of the roadway thus constructed, shall be kept and maintained in full force and effect, as provided in said contract, the same may be assigned to said contractor by the treasurer at that time being, without recourse against the city or him, and shall be accepted by said contrac-tor according to the amount then upaid upon said bond and mortgage. Adopted.

By Ald. Judson-Resolved, That the city sur-By Ald. Judson—Resolved, That the city surveyor be, and he hereby is, instructed to make such examinations as will enable him to report to the Common Council as soon as practicable, the feasibility of connecting West Alexander street with Edinburgh street by constructing iron bridges, one over the Genesee river and another over the Erie canal feeder, and uniting the said bridges by a roadway across Crouch's island; and if, in his opinion, the improvements mentioned are possible and would prove of public advantage, he is further and would prove of public advantage, he is further instructed to submit to the Common Council an estimate of the cost of the aforesaid improvement.

Adopted.

By Ald. Kelly—Whereas, The Legislature, by chapter 459 of the laws of 1887, empowered the Superintendent of Public Works to deepen and enlarge the sewer under the Eric canal, and to the Genesee river, in this city, known as the Lyell and Saxton street sewer, before December 1, 1887, so as to make the same of sufficient size and capacity, and upon a plan to take and remove at all times, and cover under seid capacity and the same of sufficient size and capacity. and upon a pian to take and remove at an times, and carry under said canal, and to said river, the sewerage and water which may flow to it from sewers which shall be connected therewith; and Whereas, It is necessary, owing to the short period of time inter ening between this date and

December ist, and the pressing needs of persons using said sewer and its tributaries for drainage purposes, that the work contemplated by said act be commenced and prosecuted to a final termina-tion as speedily as practicable, and in order to do so a committee should be appointed to secure early

so a committee should be appointed to secure early action by the Superintendent of Public Works.

Now, therefore, be it resolved, That such committee, consisting of at least three persons, be appointed by the President of this Council. Adopted.

By Ald. Kelly—Whereas, at a meeting of this Board, held June 28th, an ordinance was adopted

for the construction of a plank walk on Centennial street.

And whereas, the petitioners for said walk had asked to be allowed twenty days in which to construct their own walks, and which provision was not inserted in the ordinance; therefore, Resolved, That the Executive Board be requested to postpone the award of the contract for Centensial stream of the Centens

nial street plank walk for a period of thirty days and that the property owners on Centennial street be allowed thirty days to construct their own

be anowed three days to construct their own walks. Adopted.

By Ald. Kelly—Whereas, The average annual expense for lighting the City Hall building for the last five years has been about two thousand dollars; and

Whereas, It has been been demonstrated that public buildings, large hotels and commercial build-It has been been demonstrated that ings, can be lighted by electricity at an expense considerably less than the cost of lighting the City Hall building during the last five years; therefore Resolved, That the City Property Committee be

Resolved, That the City Property Committee be directed to examine the subject and ascertain the probable cost of apparatus for lighting the City Hall building, and report the result of their investigations to this Board. Adopted.

By Ald. Kelly—Whereas, The consent of the Common Council of the city of Rochester was duly applied for in writing by the Rochester City & Brighton Railroad Company to construct, maintain and operate a railroad in the city of Rochester and county of Monroe in, over and through Park avenue in said city, to be constructed, maintained and county of Monroe in, over and through Park avenue in said city, to be constructed, maintained and operated from the terminous of the tracks of the Rochester City & Brighton railroad, at or near the junction of Avenue A, Vick Park, with Park avenue, to the intersection of the city line with Park avenue at Culver street, and the right, franchise and privilege of using the said avenue for such purpose having upon due notice been offered for sale at nublic auction, according to law, by the purpose having upon due notice been offered for sale at public auction, according to law, by the Treasurer of said city, on July 5th, 1887, pursuant to the consent and resolution of this Common council theretofore duly adopted, and the same having been then and there duly sold to the Rochester City & Brighton Rallroad Company, the highest bidder for the same at said sale, and the said company having given the security therefor required by law approved by the said Treasurer, and the report of said sale by said Treasurer having been made to this Common Council; now therebeen made to this Common Council; now, therefore, be it

Resolved, That the said sale be and the same is Resolved, That the said saie be and the same is hereby in all things confirmed, and the consent of this Common Council is hereby granted and reaffirmed, as of said July 5th, 1887, to said Rochester City & Brighton Raliroad Company, upon the express condition that the provisions of chapter 252 of the laws of 1884, pertinent thereto, and each of the conditions of said sale be at all times hereafter compiled with, to construct, maintain and operate a railroad, to wit: A line of single track railroad commencing at the junction of Avenue A, Vick Park, with Park avenue, at the terminous of the present route of the Rochester City & Brighton railroad, thence along the center of the crescent between Avenue A and Avenue B, Vick Park, being the continuation of Park avenue easterly; thence a line of double track easterly along the center of Park avenue to the intersection thereof with the city line at Culver street, together with south said extension, branches and lines as may be necessary for the hereby in all things confirmed, and the consent of branches and lines as may be necessary for the

convenient working of said railroad. Adopted.

By Ald. Kelly—Whereas, The consent of the Common Council of the city of Rochester was duly applied for in writing by the Rochester City & applied for in writing by the Rochester City & Brighton Railroad Company to construct, maintain and operate a railroad in the city of Rochester and county of Monroe, in, over and through East Main street in said city, to be constructed, maintained and operated from University avenue to North Goodman street, and the right, franchise and privilege of using the said street for such purpose, having unon due notice been offered for said at rabbia ing upon due notice been offered for sale at public auction according to law by the Treasurer of said city, on July 8th, 1887, pursuant to the consent and

resolution of this Common Council therefore duly resolution of this Common Council therefore duly adopted, and the same having been then and there duly sold to the Rochester City & Brighton Railroad Company, the highest bidder for the same at said sale, and the said Company having given the security therefore required by law approved by the said Treasurer, and the report of said sale by said Treasurer having been made to this Common Council

Council

Council.

Now, therefore, be it Resolved, That the said sale be and the same is hereby in all things confirmed, and the consent of this Common Council is hereby granted and reaffirmed, as of said July 8th, 1887, to said Rochester City & Brighton Railroad Company, upon the express condition that the provisions of chapter 252 of the laws of 1884, pertinent thereto, and each of the conditions of said sale be at all times hereafter complied with, to construct, maintain and operate a railroad and certain extensions, branches and lines of railroad, with two parallel tain and operate a railroad and certain extensions, branches and lines of railroad, with two parallel street rail tracks, together with the sidings, switches, turnouts, turntables and suitable stands in connection with said railroad, extensions, branches and lines as may be necessary for the convenient working of said railroad, on the surface of East Main street from University avenue to Goodman street. Adopted.

Ald. Thaver presented a remonstrance against the sale of the franchise for a street railroad on Bay street. Ordered received and filed.

The President announced the following committee to confer with the Bridge Committee of the Board of Supervisors in relation to the widening of Elmwood avenue: Alds. Elliott, Foley, Kelly, Thayer, Judson.

Kelly, Thayer, Judson.

Committee to confer with the Superintendent of Public Works. Alds. Kelly, Swikehard, Selye. On motion of Ald. Thayer the Board then ad-

journed.

PETER SHERIDAN. City Clerk.

In Common Council-Aug. 23, 1887.

REGULAR MEETING.

Ald. Wm. H. Tracy, president of the Board, pre-

Marson, Fee, Selve, Hall, Present—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

APPROVAL OF THE MINUTES.

The minutes of the preceding meeting were approved as published in the book of proceedings. PRESENTATION OF PETITIONS, ACCOUNTS, ETC.,

AND THEIR REFERENCES

Citizens das Co,, setting posts, &c	Φ ev±	
United Gas Imp. Co., lighting for August.	364	25
Howe & Bassett, lamp cocks	100	00
James Plunkett, carting lamp posts	7	00
Referred to Lamp Committee.		
By Ald. Foley—Bills of		
W. S. Woodruff, groceries	\$ 53	50
Warren & Son	30	
Geo. J. Knapp.	15	
J. C. Coleman, rent	22	
Mrs. J. Killip,	22	
		00
T. L. Hamlin.		00
M. McCormick	17	
T. L. Hamlin, M. McCormick, Michael Ulton,		00
Curran Bros., meat	$2\overline{5}$	
Maurice Moynihan, tax list for Excise	NO	00
Board	25	m
F. J. Amsden, transportation	ĩĭ	
L. P. Gardner, paper		17
Referred to the Poor Committee.	Ð	11
By Ald. Selve—Bills of		
T. L. Hamlin, hack hire	\$ 2	00
Post-Express Printing Co. publishing noti-	Φ A	w
	126	***
E. V. Stoddard, expert testimony		
E. v. Stoudard, expert testimony	35	UU

Ivan Powers, disbursements	76 31 18 56
Henry Geck, serving notices,	25 50
Williamson & Higbie, stationery, surveyor City Clerk	29 71 55 40
··· City Attorney	40 73
Wm. Johnson, services and disbursements	$60 \ 00$
Referred to Contingent Expense Committ	ee.

Referred to Contingent Expense Committee.

By Ald. Hall—Bill of
John Siddons, repairing roofs of City Hall. \$429 04
Referred to Law Committee.
By Ald. Hall—Bills of
Wm. Bassett, erecting storm house. \$15 10
Bernhard & Casey, coal City Hall. 153 00
F. J. Irwin, cleaning 65 00 4 00 Edward Farley, trimming coal..... Wm. Hunt, John R. Brady, painting Treasurers' office Referred to City Property Committee.

By Ald. Swikehard-Petition of Jane Connell to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Bohrer-Petition for a sewer in Philander street. Also for the extension of Kirk street. Referred to the surveyor to prepare an ordinance: By Ald. Thayer—Petitition for plank walk and grading Alphonsus avenue. Referred to the sur-

grading Alphonsus avenue. Referred to the surveyor to prepare an ordinance.

By Ald, Thayer—Petition for the reconsideration and amendment of the ordinance for a sewer in Pennsylvania avenue. Ordered received and filed.

By Ald, Thayer—Petitions for lighting Grand and Garson avenues. Referred to the Lamp Commit-

REPORTS OF STANDING COMMITTEES.

Ald. Fee from the Lamp Committee, Ald. Foley from the Poor Committee, Ald. Selye from the Contingent Committee and Ald. Hall 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. Kohlmetz—

To the Hon. the Common Council of the City of Rochester:

Gentlemen—Your Law Committee beg leave to submit as their report upon the subject of the veto by his Honor the Mayor, a resolution providing for the payment of two several judgments obtained by one Elmer Murphy against George H. Kron and John Bletzer, that said veto should be sustained, as it has been held that municipalities are not liable for the acts of officers of the police department in making arrests, or in the discharge of their duties, and, therefore, to order the payment of the above judgments would be in the nature of making a gift of their amounts to the officers, which we are of the opinion cannot be done without subjecting the members of your honorable body to a suit at the hands of taxpayers, under chapter 521 of the Laws of 1881, as amended by chapter 673 of the Laws of 1887, for the return to the treasury of the amount ordered to be paid. GENTLEMEN-Your Law Committee beg leave to ordered to be paid.

H. KOHLMETZ, H. G. THAYER, JOSEPH H. FEE Law Committee.

Ordered received, filed and published.

By Ald. Kohlmetz—Resolved, That the veto of Hon. Cornelius R. Parsons, Mayor, of the resolution heretofore passed on July 26th, 1887, providing for the payment of two several judgments obtained by one Elmer Murphy, against George H. Kron and John Bletzer, policemen, be and the

Adopted by the following vote:
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Bohrer, Kelly, Thayer—14.
By Ald Marson.

By Ald. Marson-

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

GENTLEMEN: Your Assessment Committee begs leave to submit the following report, viz: The petition of the Rochester Bridge and Iron

Works Company for repayment to them of \$107.86, erroneously assessed against their property in the Sixteenth ward, in the general city tax rolls for 1887, should be granted. We find that they were assessed at the rate of \$14.25 per thousand, when the rate should have been but \$10.51 per thousand, as there was no water in their structed. The Treasurer should, therefore, be instructed to receive from said company the sum of \$205.65 in full of the from said company the sum of \$305.66, in full of the tax of \$413.52, assessed against it, and charge the remainder of said tax to erroneous assessments.

The petition of Jacob Spahn to have \$15 refunded to him, being the amount charged for a hose attachment on property owned by him on St. Paul street for five consecutive years, should be refunded to him by the Executive Board, as we find that since he became the owner of the property he has

had no such attachment.

The petition of Ellen R. Elsheimer to be permitted to redeem her premises from the assessments

mitted to redeem her premises from the assessments and taxes thereon by paying 6 per cent, interest upon the amounts thereof from the respective dates of sale should be granted.

The petition of the Second Reformed Church, Rochester, owners of lots 167 and 168 of the Riley tract, on the south side of Central avenue, 14th ward, and assessed to the heirs of Henry A. Young in the general city tax-rolls for 1887 to have said tax cancelled, should be granted, for the reason that the deed of conveyage to said thurch was on that the deed of conveyance to said Church was dated, acknowledged and recorded in the Monroe County Clerk's office on the first day of June, 1887 before said tax was levied, but the deed was not delivered to the assessors until after the assessment rolls were prepared, hence the mistake in

making the assessment.

The petition of the Cutler, Laffin and Perkins estate to have a portion of the assessment for constructing a retaining wall in Glenwood Park upon lots 64, 65, 66, 67, 32, 33 and 34 on the south side Ravine avenue should be granted, and the sum of \$7.19 being the amount of the erroneous assessment on 45 feet of said frontage, should be repaid

to said estate.

In the matter of the heirs of Mary J. Thomas, an offer of \$59.22 and interest thereon from March 25, 1886, the date of sale, at the rate of 6 per cent. per annum, is made by them in payment of the general city tax for 1885, assessed upon lots 3, 4, 5, 7, 22 and 36 in the Davis and Whitney tract, which we deem it for the best interests of the city to according the property of the city to according the property of the property o cept, if for no other reason than that they have an equitable claim for such redemption, and we are also informed that by such acceptance a valid defense in their favor will be removed

W. H. MARSON, WM. SULLIVAN, LEO J. HALL, D. W. SELYE, Assessment Committee.

Ordered received filed and published. By Ald. Marson—Resolved, That the Treasurer is hereby directed to receive from the Rochester Bridge and Iron Works Company the sum of three hundred and five and 66-100 dollars in full of the tax of \$413 52, assessed against it on its property in the Sixteenth ward, in the current year tax rolls, and that he charge the balance thereof to erroneous assessments. Adopted.

By Ald. Marson—Resolved, That the Executive

Board is hereby authorized and requested to draw an order on the Water Works fund, payable to Jacob Spahn, for fifteen dollars, being the amount of an erroneous hose attachment charged to him

for the past consecutive five years.

for the past consecutive any years.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Bohrer, Kelly, Thayer—13.
By Ald. Marson—Resolved, That the treasurer is
nereby directed to receive from Ellen R. Elsheimer
the amounts of the following taxes and assessments, appearing or existing at the times of the respective sales, assessed upon the east part of 10t 52 spective sales, assessed upon the east part of lot 52 and the west part of lot 53, in the Caledonia tract, on the east side of Caledonia avenue, at the corner of Glasgow street, viz: Genesee Valley Canal sewer assessment, Ordinance No. 2,263; Glasgow street

improvement of 1874, or thereabouts, and the general city taxes for the years 1874, 1876, 1877, 1878, 1880, 1883 and 1885, with interest thereon at the rate of six per cent. per annum from the respective dates of sales to the date of payment, where the tax sale certificates are held by the city, and provided payment be made under this resolution with-

by Ald. Marson—Resolved, That the treasurer is hereby directed to cancel the general city tax of 1887, levied or assessed upon lots 167 and 168, Riley tract, to the heirs of Henry A. Young, situated on the south side of Control or a transition of the control of

tract, to the heirs of Henry A. Young, situated on the south side of Central avenue in the Fourteenth ward, and since June 1, 1887, owned by the Second Reformed Church, and charge the amount thereof to erroneous assessments. Adopted.

By Ald. Marson—Resolved, That the clerk draw an order on the treasurer in favor of the Cutler, Laffin and Perkins estate for \$7.10, being the amount of an erroneous assessment specified in foregoing report the same to be charged to the

amount of an erroneous assessment specified in foregoing report, the same to be charged to the contingent fund. Adopted by the following vote: Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Bohrer, Kelly, Thayer—14.

By Ald. Marson—Resolved, That the treasurer be, and he hereby is, directed to receive from the heirs of Mary J. Thomas the sum of fifty-nine dollars and twenty-two cents. (\$59 22) and interest. herrs of Mary J. Thomas the sum of firty-line dol-lars and twenty-two cents (\$59.22) and interest thereon from March 25, 1886, to the date of pay-ment, at the rate of six per cent. per annum, in full of the general city tax for 1885, assessed to them upon lots number three, four, five, seven, twenty-two and thirty-six in the Davis and Whitney tract, providing such payment be made within one month from this date, and upon such payment being made, to charge the balance thereon to erroneous assess ents. Adopted. By Ald. Hall—

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

GENTLEMEN—Your City Property Committee having decided to repair, paint and whiten the City Hall, solicited proposals therefor, according to

City Hall, solicited proposais the rotor, the following specifications:
The ceiling and sidewalls down to the wainscoting to be thoroughly washed, the cracks cut down to the brown mortar, then refilled with plaster Paris. The ceiling and sidewalls to be thoroughly represented then done in kalsomine. There shall then done in the proposition would washed and then done in kalsomine. There shall be one tint on panels of ceiling; one tint on mould-ings of same; one tint on styling of same; four tints on stucco cornice; one tint on sidewalls down to wainscoting. The wainscoting to be painted to its present height with two coats of the best lead and oil paint; a border to be put on twelve inches wide in steneil in three different plates, outside of ground color for border. The woodwork to be seinted one coat to however, with the property of the control of the coat of the painted one coat to harmonize with tint on side-walls. The arch over the stage to be done in a neat fresco. The blinds, desks and front of plat-form to be given to coats of Elasticia, number two (2). The hallway and approaches to the main hall to be thoroughly washed, the cracks cut down to the brown mortar and then refilled with plaster Paris; the ceiling and walls whitened; the wain-scoting to be painted with two coats of the best lead and oil paint, with a neat steneil border over it about six inches wide, one plate to be on a ground color. All staging and scaffolding, as well as all materials, to be furnished by the contractor. The materials to be furnished to be of the best quality and the work to be done in a firstclass, workmanlike manner.

And the following proposals were received by it,

namely: 625 00 James Simmons..... 579 76 James Gosnell
Thomas McCormick
John R. Brady

Your committee, in view of the fact that John R. Brady is the lowest bidder, do hereby recommend the adoption of the following resolution.

L. J. HALL,
H. G. THAYER,
GEO. B. SWIKEHARD,
J. MILLER KELLY,
H. KOHLMETZ,
City Property Committee.

Ordered received, filed and published.

Ordered received, filed and published.

By Ald. Hall—Resolved, That the Mayor be, and hereby is, directed to enter into a contract with John R. Brady to repair, paint, kalsomine and whiten the City Hall for the sum of four hundred and five dollars, in accordance with the terms of his proposal and in conformity with the specifications contained in the foregoing report. Said John R. Brady to give a bond accompanying said contract, with a penalty double the amount of the contract price, and said bond to be approved by the Mayor and the City Property Committee, and conditioned that said John R. Brady will, in all respects, perform the work contracted for in a workmanlike manner, and to the satisfaction of said committee; and said contract to contain the condition that the work therein contracted for be not accepted until thoroughly inspected by some competent person, under the direction of said City Property Committee, and found to be, in all respects, to conform to said Specifications. Adopted. tions contained in the foregoing report. Said John spects, to conform to said Specifications. Adopted.

By Ald. Kelly-

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

GENTLEMEN:—Your Map and Survey Committee, to whom was referred the propriety of authorizing the city surveyor to engage additional help, would

respectfully report:

That the surveyor is in pressing need of an additional skilled surveyor and two assistants to assist him in and about the necessary surveys and plans for city improvements. That Messrs. Gray and Story have offered to furnish the same for the sum of ten dollars for each day necessarily and actually spent, which, we are informed, is reasonable, and for that purpose, recommend the adoption of the following resolution.

. MILLER KELLY, D. W. SELYE,
H. KOHLMETZ,
Map and Survey Committee.
Ordered received, filed and published.

By Ald. Kelly-Resolved, That the city surveyor by And. Rehy—resolved, that the city surveyor be, and he hereby is, authorized to contract with Messrs. Gray & Story to furnish one skilled surveyor and civil engineer, and two assistants on such days as may be required by said surveyor, at any time before December 1st next, at the per diem price of ten dollars, but not to exceed, in the aggregate, one hundred and fifty dollars. Adopted. COMMUNICATIONS FROM THE MAYOR AND OTHER

EXECUTIVE OFFICERS AND THEIR REFERENCE.

By the Clerk-

OFFICE OF EXECUTIVE BOARD ROCHESTER, N. Y., Aug 23, 1887.

To the Hon. the Common Council:

GENTLEMEN: On July 12th, 1887, a resolution was passed by your honorable body authorizing the was passed by your honorable body authorizing the Executive Board to construct, at an expense of not more than \$160.00, a suitable closed conduit upon the bottom of the open ditch now conveying the discharge of the Upton park outlet sewer through certain lands owned by Frederick S. Minges and Cass Williams, and located between Hayward avenue and Schanck avenue, provided that said parties will execute a formal release to the city for any conductivity of the part hay a series which they may have

ties will execute a formal release to the city for any and all claims for damages which they may have heretofore sustained, or may hereafter sustain, by reason of the flow of sewage through said lands. The Executive Board would herewith report that said release was prepared by the City Attorney, and formally executed, by the parties named, on July 18th, 1887. This document was thereupon duly recorded in the Monroe County Clerk's Office, and a satisfactory plank conduit of suitable dimen-

sions, was then built in the ditch by the agents of the Board. The total cost of the work was \$135.18, as per itemized bill and vouchers rendered. The release provides, among other matters, that the said parties "remise, release and forever discharge the City from any and all suits, claims, debts, demands and causes of action that at any time hereafter may accrue to said parties of the first part, vreason of the discharge, outlet or conveyance atter may accrue to said parties of the first part, by reason of the discharge, outlet or conveyance of said sewage through said lands,' and therefore fully meets all of the conditions imposed. As the aforesaid expense of the work has been advanced out of the Highway Fund, it is suggested that the said fund be now reimbursed by the payment of the said sum of \$135.13 from the Contingent Fund, as provided in the resolution mentioned.

Respectfully submitted.

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

By Ald. Selve—Resolved, That the City Treasurer be directed to credit the highway fund with \$135.13, be directed to credit the nighway fund with \$1.50.16, as per bill rendered, being amount expended in the construction of a wooden conduit in land owned by Messrs. Minges and Williams, in accordance with terms of resolution adopted by your honorable body July 12th, and charge contingent fund. Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Eillott, Foley, Hall, Swikehard, Bohrer, Kelly, Thayer—13.

By the Clerk—

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Aug. 23, 1887.

To the Common Council:

Gentlement Gouncu:
Gentlement the execution of ordinance No. 3,207, passed May 17, 1887, for the construction of plank walks on Colvin street, from West avenue to Campbell street, it has been found that the proper performance of the work named will cause the filling up of certain drainage ditches and surface sewers on both sides of Colvin street adjacent to the tracks of the N. Y. C. & H. R. R. and the north, and the B. R. & P. R. R. on the south, thereby obstructing the flow of storm water from certain portions of said street into the existing outthereby obstructing the low of storm water from certain portions of said street into the existing outlets. To remedy the difficulties thus presented, the roadway of said Colvin street for a distance of about 90 feet north and south of the railroad crossings should be properly graded by the construction of a considerable amount of embankment thereupon, conforming in some degree to the grade of the new sidewalks, and provision should also be made for the construction of two new surface sewers and drains on each side of said crossing at the foot of the approaches thereto.

The cost of this necessary work cannot legally be paid out of the fund for the construction of the sidewalks under the ordinance mentioned, and it is therefore recommended by the Executive Board that a new ordinance for the performance of the work indicated be passed by your honorable body Respectfully, Thos. J. NEVILLE, Clerk.

Ald. Kelly moved to refer to the City Surveyor to prepare an ordinance. By the Clerk-

Office of Executive Board, Rochester, N. Y., Aug 23, 1887.

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

GENTLEMEN-The Executive Board, to whom was referred the matter of negotiating for the pur-chase of lands proposed to be taken for the extenchase of lands proposed to be taken for the exten-sion of West Orange street, under Ordinance No. 3,270 would respectfully report: That a conference with the several owners of the parcels of land re-quired for said extension, was duly held, and, as a result of the negotiations, it was mutually under-stood and agreed that the following sums will be accepted in full payment for the respective parcels of land: of land:

Christian Yakv	lot	50x100 ft.	\$300	00
Casper Fromm		50x62 ft.	140	00
Frank X. Gangloff	• •	50x31 ft.	70	00
H. Kondolf estate	••	50x 31 ft.	70	00

Valentine Welker..... lot 50x641/2 ft. \$146 00

the City Surveyor. Said lengths are, however, be-

the City Surveyor. Sand engons are, nowever, believed to be correct.

The Executive Board deems the above amounts fair and just valuations for the lands in question, and would respectfully recommend that your honorable body direct that said lands be purchased for the principles of the proceedings.

for the prices above named. Respectfully,

Respectfully,
Thos. J. Neville, Clerk.
Ordered received, filed and published.
By Ald. Kelly—Resolved, That the amounts at which the owners of land and property necessary to be taken for the extension of West Orange st. as contemplated by ordinance No. 3,270 will sell the same are satisfactory to this board. Adopted.
By Ald. Kelly—Resolved, That the Mayor be and hereby is authorized and directed to enter into contracts with the owners of land necessary to be taken for the extension of West Orange street for the purchase by the city of the said land, at the taken for the extension of West Orange street for the purchase by the city of the said land, at the price contained in the report of the Executive Board to this board, made at this meeting, said amounts to be paid within four months after the confirmation of the assessment roll for said improvement, the contracts to be drawn in accordance with the provisions of the city charter and to be approved by the city attorney. Adopted.

By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Ang. 23, 1887.

To the Hon. the Common Council:

GENTLEMEN-In accordance with the provisions GENTLEMEN—In accordance with the provisions of the City Charter, I hereby report that the following named persons have qualified and taken the oath of office as required by law:

Frank H. Talling, Edward J. Brayer and George H. Hughes, Commissioners of Deeds.

Respectfully submitted,
PETER SHERIDAN, City Clerk. Ordered received, filed and published.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

ST. JOSEPH STREET PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of St. Joseph street.

Adopted.

The Surveyor submitted as such estimate, \$2,130.

The Mid Tudson—Resolved, That the following

The Surveyor submitted as such estimate, \$2,130. By Ald. Judson—Resolved, That the following improvement is necessary, viz.:

The construction of a vitrified pipe sewer twelve (12) inches in diameter in St. Joseph street, beginning at the central line of Langham street and extending southward to intersect the outlet sewer in tending southward to intersect the outlet sewer in Clifford street, with all necessary manholes, lampholes, surface sewers, lot laterals, lot connections, roadway grading and gutter formations.

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 \$2,130, which estimate is hereby approved.

Resolved, further, That the following portion of said city is deemed benefitted 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 St. Joseph street, from Langham street to Clif-

of St. Joseph street, from Langham street to Clif-ford 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 172 of the Revised Charter of 1890, 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, Sept. the 6th, 1887, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

WARD STREET MEDINA STONE IMPROVEMENT.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a Medina stone pavement on Ward street.

Adopted.
The Surveyor submitted as such estimate, \$8,625.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of a Medina stone pavement on Ward street, from the east line of the cross-walk on the easterly side of North St. Paul street to the westerly line of the cross-walk on the westerly side westerly line of the cross-walk on the westerly side of North Clinton street, by setting Medina stone curbs on each side of Ward street aforesaid within the terminal limits named, fifteen (15) feet from and parallel to the medial line of said Ward street and laying Medina flag stone gutters one (1) feet wide inside of and adjoining said curb lines as thus extablished, then laying heat the contract of the contra water listed or and adjoining said curb fires as thus established; then laying between the said gutters a Medina pavement of good second quality; also, the construction of required manholes, new surface sewers and existing surface sewers cleaned, repaired, extended and connected; new cross-walks laid and old crosswalks relaid when necessary, lot laterals, lot construction and water service pipes where now needed or their future need can be anticipated.

And, whereas, The City Surveyor, under the di-rections of this Council, has made an estimate of the whole expense thereof, and reports the same at

the whole expense thereof, and reports the same at \$8,625, 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, viz.:

One tier of lots and parcels of land on each side of Ward street from North St. Paul street to Clinton

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, on Tuesday evening, Sept. the 6th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

KIRK STREET EXTENSION.

By Ald. Bohrer-Resolved, That the following

improvement is necessary, viz.:

The extension of Kirk street, from Scio street to Union street, by the direct prolongation of the lines of the said Kirk street now opened westward of Scio street.

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

One tier of lots and parcels of land on each side of the proposed extension of Kirk street, from Scio street to Union 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 172 of the Revised Charter of 1880, of the city of Rochester, that all persons interested in the subject matter of said improvement over control to extend the Course improvement are required to attend the Common Council on Tuesday evening, Sept. the 6th, 1887, at 7 o'clock, at the Common Council Cham-bers, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE NO. 3.276. SMITH 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 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 deem proper to be assessed for the expense of such improvement, and also a notice to be heretofore published daily. in at least 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, 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 subject matter of such improvement to attend the subject matter 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 Kohimetz submitted the following:

An ordinance to sprinkle Smith 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 is necessary and should be made, to wit:

The sprinkling of Smith street, from State street to the west line of Oak street, except such por-tions as are already sprinkled by previous con-

tracts, during the season of 1887

tracts, during the season of 1887.

And the whole expense should be defrayed by an 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 \$48, 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: of said improvement is described as follows:

on stand improvement is described as follows:
One tier of lots and parcels of land on each side
of Smith street, from State 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 there-

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,277.

ELM STREET PIPE SEWER. On motion of Ald. Judson, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to 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 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, 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 time appointed in said notice, and, after hearing such allegations from all persons appearing

Ald. Judson submitted the following:
An ordinance to construct a pipe sewer in Elm
street from the angle south of Main street to the sewer in Main street.

The Common Council of the City of Rochester, do ordain and determine that the following im-provement is necessary and should be made, to-

The construction of a vitrified pipe sewer in Elm a point in the medial line of the said street, measured from and at right angles, to said medial line to the angle at the intersection of the easterly and northeasterly lines of the aforesaid Elm street, and thence continued northerly to connect with East Main street sewer, the depth of the proposed sewer to be as great as the depth of the East Main street sewer and suitable grades of the main sewer will permit; also, all the

required manholes, new surface sewers and old surface sewers repaired, and connected, and lot laterals and conections.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefited thereby, hereinafter described; and 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 \$1,350, and said estimate being deemed reasonable, is hereby approved; and the portion of said City, which said Common Council deem will be benefited by 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 each side

One tier of lots and parcels of land on each side of Elm street from East Main street to a line drawn through both angles of Elm street aforesaid. Also, on each side of Euclid street from Elm street

Also, on each side of Education State Train Education Education and park.

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.

Ald. Fee presented a remonstrance; also the following:

CITY SURVEYOR'S OFFICE, ROCHESTER, N. Y., Aug. 22, 1887.

Ald. Joseph H. Fee:

Dear Sir-An examination of two cellars on Elm street showed that they contained water, and evidently back water from the sewer as indicated by the bad smell. The sewer in Elm street from Main street to Euclid street is only a nine-inch pipe and entirely inadequate to drain the territory which now finds an outlet through it. I find that it was built by private parties several years ago, and was never intended to serve the territory now using it. A portion of Euclid street, and a large portion of Elm street from Main street to the angle now drains into this pipe, which it was never intended to carry. This, together with faulty construction, no doubt is the cause of backwater in the cellars on Elm street. Respectfully, W. J. STEWART, Asst. City Surveyor.

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Aug. 23, 1887.

To the Honorable, the Common Council:

GENTLEMEN—At a meeting of the Board of Health, held July 29th, the following resolution was unanimously adopted:

By Commissioner Kondolf—Whereas, Complaints

have been frequently made by persons living on Elm street of the dangerous condition of the sewer in the street, not having the capacity to carry off the sewage, causing the water to back into the cel-lars and liable to breed malaria and other pestl-

lars and liable to breed malaria and other pesti-lential diseases; and,
Whereas, This Board of Health has been ap-pealed to from time to time to afford relief to the people living on Elm street; therefore,
Resolved, That the sewer be declared a public nuisance and that the Common Council be requested to pass a final ordinance for the relief of the peo-ple living on the street by building a new sewer therein

A true copy from the minutes. PETER SHERIDAN, City Clerk.

The final ordinance for Elm street sewer was

then adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson. Fee, Kohlmetz, Fritzsche, Elliott, Folev, Selye, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE No. 3,278. ONTARIO STREET PIPE SEWER.

On motion of Ald. Judson the Common Council proceeded to hear allegations 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 of the council of the and 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 published daily in at least | 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, 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 time appointed in said said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing-

Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Ontario street, from 100 feet east of North avenue to

The Common Council of the city of Rochester do ordain and determine that the following improve-

ment is necessary and should be made, to wit:

The construction of a 12-inch vitrified pipe sewer in Ontario street, beginning at a point one hundred (100) feet east of North avenue and extending eastward to intersect the Finney street outlet sewer, with all the required manholes, surface sewers, lot laterals and lot 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 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 \$1,170, and said estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common Com-mon 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 fol-

One tier of lots and parcels of land on each side of Ontario street from North avenue to Finney

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 which each derives therefrom.

Adorted by the following vate:

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE, NO. 3,279.

NORTH STREET PIPE SEWER.

On motion of Ald. Judson, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance be-low, the said Common Council, before determin-ing to make such public improvement, having causing 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 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 specined 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 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 notice, and, after hearing such allegations from all persons appearing,
Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in North street from the end of the existing sewer at or near Mark street to a point 180 feet north thereof.

The Common Council of the City of Rochester, do ordain and determine that the following improvement is necessary and should be made, to

The construction of a vitrified pipe sewer twelve (12) inches in diameter in North street, beginning at the northern termination of the present sewer in the said street at a point opposite the eastern end of Mark street and extending northwardly along North street for a distance of one hundred

and eighty (180) feet with all required man-holes. lamp-holes, surface sewers, lot laterals, lot con-nections, roadway grading and gutter formations. And the whole expense should be defrayed by the assessment upon the lots and parcels of land to

the assessment upon the lots and parcers of land to be benefited thereby, hereinafter described; and under the direction of this the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$480.00, 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 ex-pense of said improvement is described as follows:

One ther of lots and parcels of land on each side of North street from the prolonged northerly line of Mark street at the easterly end thereof to a point two hundred (200) feet north of the northern terminus of the present sewer in North street

aforesaid

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 ben-efit which each derives therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE, NO. 3,280.

AVENUE D PIPE SEWER.

On motion of Ald. Judson, the Common Council proceeded to hear allegations 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 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, if any, to be paid from the 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 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 notice, and, after hearing such allegations from all persons appearing,
Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Avenue D, from 360 feet east of North Paul street to the

sewer in Harris 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 construction of a vitrified pipe sewer twelve (12) inches in diameter in Avenue D, beginning at a point about three hundred and sixty (360) feet east of North Saint Paul street and extending eastward to intersect the sewer in Harris avenue, with all required manholes, surface sewers, lot laterals. lot connections, roadway grading and gutter forma-

And the whole expense should be defrayed by And the whole 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 \$1,125, 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: improvement is described as follows:

One tier of lots and parcels of land on each side of Avenne D, from a point three hundred and sixty (360) feet east of North Saint Paul street to Harris

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 which each derives therefrom.

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Hall, Swike-hard, Judson, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE, NO. 3,281. FIFTH AVENUE PIPE SEWER.

On motion of Alderman Judson the Common Council proceeded to hear allegations 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 an 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 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 improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing.

Ald Judson submitted the following: sons appearing,
Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Fifth avenue from 100 feet north of Pennsylvania avenue to the sewer in Central park.

The Common Council of the City of Rochested o ordain and determine that the following improvement is necessary and should be made, to

wit:
The construction of a vitrified pipe sewer twelve
(12) inches in diameter, in Fifth ave., beginning at a point about one hundred and ten (110) feet north of Pennsylvania avenue, and extending northward to intersect the sewer about to be constructed on the south side of Central park, with the necessary manholes, surface sewers, lot laterals and lot connections. Also, the required roadway grading and gutter formation.

And the whole expense should be defrayed by

grading and gutter formation.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted 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 \$1,270, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said common Council deem will be benefitted by and ought to be assessed by a local assessment for the whole expense of such improvement is described as follows: of such improvement is described as follows:

One tier of lots and parcels of land on each side of Fifth avenue, from Pennsylvania avenue to

Central park.

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 there-

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Hall, Swike-hard, Judson, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE, No. 3,282. WHITMORE PARK PIPE SEWER.

On motion of Ald. Judson, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make 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 deem proper to be assessed for the expense 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 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 improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all

tice, and, after hearing such allegations from all persons appearing.

Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Whitmore Park, from 70 feet east of Mt. Vernon ave. to the sewer in Meigs 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 construction of a vitrified pipe sewer fiftee.

The construction of a vitrified pipe sewer fifteen (15) inches in diameter in Whitmore Park, beginning at a point about seventy (70) feet east of Mt. Vernon avenue, and extending eastward to intersect the sewer in Meig street, with all required manholes, lampholes, new surface sewers, old surface sewers cleaned, repaired and connected, new lot laterals, and old lot laterals cleaned and connected; also, the necessary roadway grading and gutter formations.

And the whole exponse should be defrayed by

gutter formations.

And the whole expense should be defrayed by an 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 \$1,150, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefited by 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 each side

One tier of lots and parcels of land on each side f Whitmore Park, from Mt. Vernon avenue to

Meig street.

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

Adopted by the following vote:

Ayes—Ald. Tracv Sullivan, Marson. Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,248.

CALEDONIA AVENUE STONE OUTLET SEWER.

CALEDONIA AVENUE STONE OUTLET SEWER.
On motion of Ald. Judson, the Common Council proceeded to hear allegations 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 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 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 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 said improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing. pearing.

Ald. Judson submitted the following:

An ordinance to construct a stone sewer in Caledonia avenue and Atkinson streets, from Child alley and Glasgow street to the Genesee Valley

canal outlet sewer.

The Common Council of the city of Rochester, do ordain and determine that the following minutes of the city of Rochester, and ordain and determine that the following minutes of the city of Rochester, and the city of

do ordain and determine that the following improvement is necessary and should be made, to wit: The construction of a stone sewer in Caledonia avenue, from the western end of Child alley to the westerly prolonged medial line of Glasgow street, the proposed sewer to be located as near as practicable to the west curb line of Caledonia avenue within the terminal limits named, the above sewer to be intercepted at the medial line of Atkinson street, and thence along said line to discharge into the Genesee Valley Canal outlet sewer, the dimensions, forms of cross sections and depths

of the proposed sewer and its extension to be adapted to the needs of the territory that it is intended to accommodate; also, the construction of all necessary manholes, lampholes, new surface sewers, old surface sewers cleaned, repaired, extended and connected, lot laterals, both new and connected, and lot connections, roadway grading

and gutter formation.

and gutter formation.

And the whole 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 \$23,000, and said estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common Council deem will be benefited by and ought to be assessed by a local assessment for the whole expense of said improvement is described as follows:

All the territory described by and included within

Åll the territory described by and included within

the following boundary lines, viz.

Beginning at the intersection of Glasgow street and Caledonia avenue; thence easterly along Glasgow street, including one tier of lots and parcels of land on the south side thereof to a point 395 feet east of Caledonia avenue; thence northerly and east of Caledonia avenue; thence northerly and parallel to Caledonia avenue to Edinburg street; thence easterly along Edinburg street, including one tier of lots and parcels of land on the south side thereof to Plymouth avenue; thence northerly along Plymouth avenue, excluding one tier of lots and parcels of land on the west side thereof to Atkinson street; thence westerly along Atkinson street, excluding one tier of lots and parcels of land on the south side thereof to Caledonia avenue, excepting therefrom the lot on the southeast corner of Caledonia avenue and Atkinson street; thence of Caledonia avenue and Atkinson street; thence easterly along Atkinson street, excluding one tier of lots and parcels of land on the north side thereof to Eagle street; thence northerly along Eagle street, including one tier of lots and parcels of land of the east side thereof to Garden street; thence westerly along Garden street, including one tier of lots and parcels of land on the north side thereof to Caledonia avenue; thence northerly along Caledonia avenue and including one tier of lots and parcels of land on the east side thereof to Spring street; thence easterly along Spring street, including one tier of lots and parcels of land on the southerly side thereof to West alley; thence northerly along West alley and including one tier of lots and parcels of land on the east side thereof to the Eric Canal boundary line: thence westerly on said boundary line: thence westerly on said boundary line to Caledonia avenue; thence southerly along line to Caledonia avenue; thence southerly along Caledonia avenue and including one tier of lots and parcels of land on the west side thereof to Atand parcels of land on the west side thereof to Atshinson street; thence westerly along Atkinson street, including one tier of lots and parcels of land on the north side thereof to the B., N. Y. & P. RR.; thence southerly along the B., N. Y. & P. RR., easterly boundary line to the south line of an alley in the prolongation of Glasgow street; thence easterly along said alley, including one tier of lots and parcels of land on the south side thereof of Coledon's granue; thence still easterly to the to Caledonia avenue; thence still easterly to the place of beginning, excepting from the above one tier of lots and parcels of land on each side of Adams street from Plymouth avenue to the B., N. Y. & P. RR.

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 which each derives therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, 'Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selve, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE, NO. 3,283.

COTTAGE STREET PLANK WALK AND GRADING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an esti-mate 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 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 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, 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 time appointed in said no-tice, and, after hearing such such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to grade and construct plank walks on Cottage street, from Plymouth avenue

to Genesee 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 grading of Cottage street and construction
of Hemlock plank side walks, 4 feet 8 inches wide,
on each side of said street, from Plymouth avenue to Genesee street, also the necessary crosswalks.

culverts, etc.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Surveyor, under direction of this Council. the City Surveyor, under direction of this Council, having made an estimate of such expense, and reports the same at \$3,000, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by and ought to be assessed by local assessment for the whole expense of said improvement is described as follows:

One tier of lots and paraels of land on each side

One tier of lots and parcels of land on each side of Cottage street, from Plymouth avenue to Gene-

see street.

which above described lots and parcels of on which above described lots and parcers 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 which each derives therefrom.

Ald. Foley presented a remonstrance.

The ordinance was then adopted by the following

vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Selye, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—14.
Nays—Foley—1.
On motion of Ald. Kelly, action on the final ordinance for Myrtle street plank walk was post-

poned two weeks.

FINAL ORDINANCE NO. 3,284.

JEFFERSON AVENUE PLANK WALK.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations 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 heretofore published daily, in at least two of the daily newspapers printed in the city of Hochester, 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 rest of the expense, and which notice also required all persons interested in the subject matter of such improvement to attend the said said Common Council, before determining to make tice also required an persons interested in the sub-ject 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 persons appearing, Ald. Kohlmetz submitted the following:

An ordinance to construct plank walks on Jefferson avenue, from Strong street to Plymouth avenne

The Common Council of the city of Rochester do rine common country of the city of modelster do ordain and determine that the following improvement is necessary and should be made, to wit:

The construction of plank sidewalks four (4) feet

and eight (8) inches wide on both sides of Jefferson and eight (b) inches wide on both sides of Jefferson avenue, from Strong street to Plymouth avenue, except where sidewalks of good quality of the prescribed width and on proper grades and alignments now exist; also the necessary crosswalks, sidewalk grading, gutter formations and box culverts.

And the whole expense should be defrayed by

the assessment upon the lots and parcels of land to be benefitted 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 \$2,050, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Council deem will be benefitted by and ought to be assessed by a local assessment for the whole expense of said improvement is described or follows:

provement is described as follows:

One tier of lots and parcels of land on each side of Jefferson avenue, between Strong street and

Plymouth 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 advantage which each derives there-

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer, Thayer—14.

FINAL ORDINANCE NO. 3,285.

THIRD AVENUE PLANK WALKS.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to made 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 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, 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 On motion of Ald. Kohlmetz, the Common Counject 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

tice, and after hearing such allegations from all persons appearing.
Ald. Kohlmetz submitted the following:
An ordinance to construct plank walks on Third avenue, from Bay street to Central park.
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 construction of plank sidewalks four (4) feet and eight (8) inches in width on each side of Third avenue, from Bay street to Central park, with the necessary crosswalks, sidewalk grading and gutter formations, except where good walks now exist; the coolst these sixty days to build their own the people to have sixty days to build their own walks.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefited thereby, hereinafter deof land to be benefited thereby, hereinarter described; and the City Surveyor, under direction of this Council, having made an estimate of such expense, and reports the same at \$525, 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:

lows:

One tier of lots and parcels of land on each side
of Third avenue, from Bay street to Central park.
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 there-

Adopted by the following vote: Ald. Tracy, Sullivan, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—14.

FINAL ORDINANCE NO. 3,286.

AVERILL AVENUE ROADWAY NARROWING.

On motion of Ald. Kohlmetz the Common Council On motion of Ald. Kohimetz the Common Council proceeded to hear allegations 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 heretofore published, in at least two of the daily newspapers printed in the city of Rochesnotice to be heretofore published, in at least two or the daily newspapers 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 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 notice, and, after hearing such allegations from all persons and, after hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:

Ald. Kollimetz submitted the following: An ordinance to narrow the roadway on Averill avenue, from Monroe avenue to Pearl 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 narrowing of the roadway on Averill avenue, from the south line of Monroe avenue to the north curb line of Pearl street, by establishing the curbs on each side within the terminal limits named curbs on each side within the terminal limits named twelve and one-half (12½) feet from and parallel to the medial line thereof; the character of the work, the prices paid, and the material to be used to be the same as provided for in Ordinance No. 3,229, and under the specifications and contract based thereon

And the whole expense shall 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 \$000, and said estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common Council

portion or 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:

All the territory included within and described by the boundary lines defined in Ordinance No. 3,229, the cost of the improvement to be distributed in said territory as provided for in the aforesaid ordinance. ordinance

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 there-

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Selye, Hall, Judson, Bohrer, Kelly, Thayer—13.
Ald. Kohlmetz moved that the final ordinance

for Kelly street improvement be amended by inserting \$11,800, in place of \$8,525, as the estimated expense, and that the Clerk publish notice for allegations to be heard Sept. 6th, 1887. Adopted.

FINAL ORDINANCE, No. 3,287

MONROE AVENUE ASPHALTUM IMPROVEMENT.

MORROE AVENUE ASPHALTIM IMPROVEMENT.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations 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 heretofore improvement, and also a notice to be neterorore 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, 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 early persons interested in the subject matter of all persons interested in the subject matter 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:

And Rollingtz submitted the rollowing:
An ordinance to improve Monroe ave., from
Goodman street to the city line.
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 construction of an asphaltic improvement on Monroe avenue from the east line of the cross-walk on Goodman street to the easterly line of the city on the Culver road by setting curb lines of Medina stone on each side of the said avenue within the specified terminal limits, fifteen (15) feet from said parallel to the medial line of the said avenue, except where it is crossed by the Erie canal bridge, where such deflections of the curbs shall be made as the character of the proposed improvement may require and the laying between the curb lines thus established a concrete foundation of the best qual-ity not less than six (6) inches in thickness, and spreading over such foundation an asphaltic pavement; also all required manholes, surface sewers, water pipe street connections, water and gas service pipes, with fixtures where now needed or their future use can reasonably be anticipated, all water gate boxes where now required or may be reasonably expected for future use; also the construction of a vitrified pipe sewer (12) inches in diameter. from the open ditch on the southerly side of Monroe avenue, beginning at a point about half way between Wilcox street and Adwin street; thence eastwardly along the side of the aforesaid avenue to the culvert across said avenue, through which the drainage of the ditch mentioned passes from the south to the north side of the aforesaid avenue.

And the whole expense should be defrayed by an assessment upon the lots and parcels of land to be benefitted 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 \$54,000, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, 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:

One tier of lots and parcels of land on each side of Monroe avenue, from Goodman street to the

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:

Autored by the following vote:

Ayes—Ald. Tracy. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foiey, Selye, Hall, Judson,
Boherer, Kelly, Thaver—14.

Ald. Thaver moved that action on the final or-

Ald. Thayer moved that action on the linal ordinance for Pennsylvania avenue pipe sewer No. 3,265, be reconsidered. Adopted. Ald. Thayer moved that the ordinance be amended so as to read "15-inch pipe sewer" in place or "18-inch pipe sewer" and that the estimate be changed to \$6,500 and that the clerk be directed to publish the usual notice for allegations for September 6, 1887. Adopted.

UNFINISHED BUSINESS.

Consideration of the applications of the Rochester City & Brighton Railroad Company, published at page 170, 172, 173, current proceedings, being in order, Ald. Kelly moved that consideration be postponed until Sept. 6, 1887. Adopted.

MISCELLANEOUS BUSINESS.

By Ald. Thayer-Petitition for electric lights on La Force park. Referred to the Lamp Committee. Also, the petition of Lorenzo Roth and others to correct the location of the lines and the improvement of South Linden street. Referred to the Executive Board and City Surveyor to report at the next meeting. Also, a petition for grading and a plank walk on North Joiner street. Referred to the City Surveyor to prepare an ordinance.

By Ald. Thayer—Resolved, That the property

owners on Hebbard street be allowed thirty days to construct their own walks in accordance with the provisions of final ordinance No. 3,263, and

the supervision of the City Surveyor. Adopted.

By Ald. Thayer—Resolved, That the city surveyor be directed to establish the grade of Clifford street,

that property owners may construct sidewalks thereon. Adopted. By Ald, Judson—Petition to change the grade of Pinnacle avenue. Referred to the city surveyor

Pinnacle avenue. Referred to the city surveyor to report as to the advisability of such change.

By Ald. Selye—Petition for a pipe sewer in Mason street. Referred to the surveyor to prepare an ordinance; also a petition for electric lights on Fulton avenue. Referred to the Lamp Committee. By Ald. Selye—Whereas, To direct improvements, such as sewers, sidewalks and roadways in streets, avenues, alleys or places not properly dedicated and monumented or across private lands.

cated and monumented, or across private lands, where the easement or right of way is not first had, is productive of imminent danger to the collection of any assessment levied therefor, and the omission thereof can best be first ascertained by

the city surveyor, now; therefore, be it Resolved, That the city surveyor prepare no ordinance of any kind for any sewers, sidewalks or roadway improvement in any street, avenue, alley, or place within the city, or present the same to this board for adoption until he shall first ascertain this board for adoption until ne shall first ascertain that such street, avenue, alley or place has been properly dedicated and accepted as or has other wise become a public one, and the street lines thereof duly ascertained and monumented, or, in case of a sewer across private lands, that the right of way or easement for the same has been properly the street and the Eventure Board is also bearing. obtained, and the Executive Board is also hereby requested not to advertise for proposals or let any contract for any such improvement until such street lines be first duly and properly ascertained, and the street, avenue, alley or place duly and properly monumented, either by the dedicator, City Surveyor, or other proper authority.

Adopted. By Ald. Selve—Whereas, Certain ex-City Surveyors have upon retiring from such office at the end of their terms abstracted therefrom certain "field notes" and other data, rightfully belonging among the archives of the City Surveyor's office.

Therefore, be it resolved, That upon and after due notice upon such ex-city surveyors as may hold such "field notes" and other data rightfully noid such "held notes" and other data rightfully belonging to the City Surveyor's office that the City Attorney be, and he hereby is, directed to take such legal measures as may be necessary to restore the same to their rightful custodian—the City Surveyor. Adopted.

Ald. Swikehard moved that action on the resolution published at page 180 current proceedings, authorizing a majority of the police board to appoint Robert Swanton an additional policeman, be re-

considered. Adopted.

The resolution, as published at page 180 current proceedings, was then adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly,

Thayer—13.

Nays—Ald. Kohlmetz, Fritzsche, Bohrer—3.

By Ald Swikehard—Petition for a plank walk on Taylor street. Referred to the Surveyor to prepare an ordinance.

By Ald. Foley—Petition of George J. Binder. Referred to the Assessment Committee. By Ald. Foley—Petition for a sewer in Hawley, Reynolds and Flint streets. Referred to the City

By Ald. Elliott—Resolved, That the penal ordinance entitled "An Ordinance to regulate places of amusement," made and adopted by the Common Council of the city of Rochester on December 12, 1876, be amended so as to read as follows: "An Ordinance to regulate places of amusement, churches and halls within the city of Rochester."

The Common Council of the city of Rochester do ordain as follows:

The Common Council of the city of Rochester do ordain as follows:

Section 1. No owner, lessee, manager, trustee or person or body having charge of any church, hall, theater, academy or other place in the city of Rochester, used for public worship, entertainments or exhibitions of any kind, shall permit the aisles or passages thereof to be encumbered by stools, chairs, benches or persons standing therein, or in any other manner, during the service, meeting, exhibition or entertainment.

Section 2. Every person violating the provisions of section one of this ordinance, shall be liable to a penalty of fifty dollars for each offense.

Section 3. Every person violating the provisions of section mand the amount to be made from the property of the defendant, or defendants, if any such can be found, and, if not, then to commit the defendant, or defendants, to the Monroe County Penitentiary for a period of fifty days; 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 said term of fifty days.

Section 4. This ordinance shall take offect immeately

Section 4. This ordinance shall take offect imme-

ately.

Action postponed until the next regular meeting. Ald. Elliott submitted the following:

AN ORDINANCE TO REGULATE MANURE DEPOSITS WITHIN THE CITY OF ROCHESTER.

The Common Council of the City of Rochester

do ordain as follows:

SECTION I. Every person being the owner, lessee or occupier, or having control of, any stable, barn, stall or other place in which is kept, fed or boarded any horse, mule, cow or pig, or other animal, within the limits of the city of Rochester, shall provide and keep, at all times hereafter, a proper and sufficient pit or excavation of a depth not less than three feet, and of a width not less than two feet and six inches, and therein, at all times, keep any and all manure, or refuse of said stable, barn, stall or other place, and which said pit or excavation shall, at all times, be securely covered, so that no odor at all times, be securely covered, so that no odor shall escape or emanate therefrom, excepting during the time when such manure or other refuse is being removed by farmers or other persons purchasing the same, and which said manure or other refuse shall be promptly removed from such pit or excavation whenever the same shall become filled. Section 2. Every person violating the provisions of section one of this ordinance shall be liable to a sensity of five dollars for each offense and the

penalty of five dollars for each offense, and the further penalty of five dollars for each twenty-four hours any neglect to comply with the provisions of said section shall continue.

of said section shall continue.

Section 3. Every execution issued upon a judgment recovered for a violation of this ordinance shall command the amount to be made of the property of the defendant, or defendants, if any such can be found, and if not then to commit the defendant, or defendants, to the Monroe County Penitentiary for a period of ten days, 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 said term of ten days.

Section 4. This ordinance shall take effect immediately.

mediately

Ald. Elliott gave notice that at the next regular meeting he would move the adoption of the foregoing penal ordinance. By Ald. Fritzsche—

ROCHESTER, Aug. 23, 1887.

To the Common Council:

GENTLEMEN—Your Water Works Committee respectfully recommend that a suitable water main

be extended in Pearl street, from Goodman street, about 320 feet easterly at an estimated expense of \$350.

Respectfully submitted.

FRANK FRITZSCHE, W. H. MARSON, W. H. MARSON.
JOSEPH H. FEE,
JOHN H. FOLEY,
GEO. W. ELLIOTT,
Water Works Committee.
By Ald. Fritzsche—Resolved, That the Executive

By Ald. Fritzsche—Resolved, That the Executive Board be and it is hereby authorized and directed to extend a suitable water main in Pearl street, from Goodman street, about 320 feet easterly and to pay for the same out of moneys already approriated to the water pipe extension fund, the estimated expense being \$350.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

By Ald. Kohlmetz—Resolved, That the City Surveyor be and he is hereby directed to establish, as soon as possible, the southern portion of the east line of the highway known as Citizen street, which extends northerly from Lowell street along and down the east high bank of the river. Adopted.

By Ald. Marson—Resolved, That the City Surveyor establish the line of Akin alley. Adopted. On motion of Ald. Sullivan the Board then adjourned.

Peter Sheridan, City Clerk.

In Common Council-Sept. 6, 1887.

REGULAR MEETING.

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

Sidnig.

Present—Ald. Tracy, Sullivan, Marson, Fee,
Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall,
Judson, Stein, Bohrer, Kelly, Thayer—15.

Absent—Ald. Swikehard.

APPROVAL OF THE MINUTES.

The minutes of the preceding meeting were approved as published in the book of proceedings. PRESENTATION OF PETITIONS, ACCOUNTS, ETC.,

AND THEIR BEFERENCES.

By Ald. Kohlmetz—Petition of John J. Servis for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Kohlmetz-Petitions for sewer in Avenue A and improvement on Ward street. Referred

	to the Surveyor to prepare ordinances.	
ł	By Ald. Elliott—Bills of—	
	Martin Mason, collecting garbage	\$ 114 00
	John Roach,	114 00
	Homer Dewitt,	114 00
į	Patrick Bradley	114 00
	Tooch Doubon	114 00
	Frank Vahue	114 00
	John Recker	114 00
	Peter Hardy.	114 00
ļ	Daniel Hickey,	114 00
	Jacob Stein, collecting garbage	114 00
	Chas A.Jeffords,	114 00
	Wm. Rosengreen	114 00
	Jos. Greenauer	114 00
	Union and Advertiser Co., printing month-	111 00
	ly report for May	6 00
	Union and Advertiser Co., printing month-	. 0 00
	ly report for June	6 00
	Drew, Allis & Co., maps and directory	17 75
	H. S. Dewitt, hack hire	3 00
	H. D. Bryan, printing rules	14 00
	Jas. R. Chamberlain, hose	81 00
	Stewart & Co., repairing wagon	11 90
	Chas. Englert & Son, board of horse, June.	20 00
	July.	20 00
	Aug,	20 00
	Tto Tillianto o Atata for the stands	20 00

3 33

By Ald. Foley—Petitions of Robert Thomson, Mary Hayes and John Etts for permission to erect wood buildings, and moved permission be granted. Adopted.

By Ald. Selve—Bill of F. Quinby, disbursements...

prepare ordinances.

By Ald. Selve—Petition of John H. Ashton for permission to move a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Hall—Petition of F. Ritz for permission has a permission be a permission by the second permission has been dependent on the second permission by the second permission has been dependent on the second permission by the second permission has been dependent on the second permission by the second permits by the second permission by the second permits by

to erect a wood building, and moved permission be granted. Adopted.

By Ald. Stein—Petition of F. W. Baetzel for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshall, with

power to act.

By Ald. Stein—Petition for sewer in Edward st. By Aid. Stein—Pedition for sewer in Edward St. Referred to the Surveyor to prepare an ordinance. Also a petition for water works in Tuder street. Referred to the Water Works Committee and Executive Board.

By Ald. Bohrer—Petition of Henry Miller to erect wood building, and moved permission be granted.

eatt wood bunding, and moved permission be anted. Adopted.

By Ald. Kelly—Petition for electric lights on

Sawyer street; referred to the Lamp Committee. By Ald. Kelly—Petition of W. C. McIntyre to move and erect a wood building; referred to the Wood Building Committee to report back to the board

By Ald. Kelly—Petitions for water in Cameron, Otis and Anne streets; referred to the Water Works

Committee and Executive Board.

Committee and Executive Board.

By Ald. Thayer—Petitions for cement walk on Harlem street, a pipe sewer in Ulm street, a plank walk on Schanck avenne; referred to the Surveyor to prepare ordinances. Also for water mains in East Main street and Bloomingdale avenue; referred to the Water Works Committee and Executive Pends.

tive Board.

By Ald. Thayer—Petitions of Otis H. Robinson to erect and Lawrence Hannafy for permission to erect wood buildings and moved permission be granted.

By Ald. Thayer:-

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

of Rochester:

The petition of the undersigned respectfully shows, that he is the owner of certain property situated on and adjacent to Monroe avenue and Bowen street in the city of Rochester, over and through which the city has constructed and for many years maintained an open sewer. That said sewer was constructed under a permission granted by your petitioner to the city of Rochester to construct and maintain said sewer for a period of three (3) years, which has long since expired. (3) years, which has long since expired.
Your petitioner further shows that

Your petitioner further shows that said sewer has long since become an intolerable nuisance and has long since become an intolerable nuisance and a great damage to the property of your petioner and the property of others in that vicinity; and your petitioner, as well as others interested in this matter, are unwilling to suffer the said sewer to be continued longer by the city. And your petitioner hereby refers to the annexed map marked "A," which gives a complete diagram of the premises affected, and of the said ditch or sewer.

In order to avoid litigation with the city, and to

which gives a complete diagram of the premises affected, and of the said ditch or sewer.

In order to avoid litigation with the city, and to make an arrangement which your petitioner believes will be mutually advantageous to the parties owning adjacent lands, and to the city, your petitioner proposes that a special committee be appointed for the purpose of investigating the premises in question. And if, in the judgment of such committee, it shall de deemed necessary to take steps on the part of the city discontinuing the nuisance complained of, your petitioner makes the further recommendation that a tile sewer be laid in the open ditch or sewer now being maintained, and the same be suitably covered. This can be done at a cost of nine hundred dollars (\$900), for which price your petitioner is willing to construct a proper tile sew-

er which will answer all the purposes and needs of er which will answer an the purposes and needs of the city until a trunk sewer can be built on the east side. And in such case your petitioner will further release to the city all claim or claims which he has or may have to damages against the city on account of the nuisance herein complained of.

Your petitioner further hereby respectfully calls attention to the report of a committee duly appointed by the Board of Health of the city of Rochester, which report is hereby annexed marked "B."

Dated September 6, 1887.

M. KONDOLE.

ROCHESTER, Sept. 2, 1887.

To the Board of Health of the City of Rochester:

GENTLEMEN- The undersigned committee, GENTLEMEN- The undersigned committee, to whom was referred the complaint of M. Kondolf, would respectfully state that they have visited the locality mentioned, and they find the ditch or sewer in the condition complained of, and would suggest that the matter be referred to the Common Council with programmentating that a cheen till he Council with recommendation that a cheap tile be laid on the premises of Mr. Kondolf for the purpose of continuing the sewage matter now flowing pose of comming the sewage matter now nowing through the said open ditch and creating an intellerable nuisance.

C. R. Parsons,
TIMOTHY DERRICK,
JAMES O. HOWARD,

Committee.

Ald. Thayer moved that the communication be referred to a committee of three to be appointed by the chairman of the Board. Adopted.

REPORTS OF STANDING COMMITTEES.

Ald. Elliott from the Health Committee and Ald. Selve from the Contingent Expense Committee, reported in favor of the various bills referred to their respective committees and referred them to the Fi-

respective committees and reterred them to the Finance Committee for payment.

Aid. Elliott moved that rule 38 relating to bills be suspended and the health bills be placed upon the budget. Adopted by the following vote:

Ayes—Aid. Tracy, Sullivan, Marson. Fee, Kohlmetz, Fritzsche, Elliott, Folev, Selye, Hall, Stein, Judson, Bohrer, Kelly, Thayer—15.

FINANCE BUDGET.

ROCHESTER, N. Y., Sept. 6, 1887.

By Ald. Thayer—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 respective 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: as follows:

CONTINGENT FIRM

CONTINGENT PUND.	
Post-Express, publishing notices	126 75
ings	471 08
Union and Advertiser, blank book	1 50
E. V. Stoddard, expert testimony	35 00
Henry Geck, serving notices	25 50
williamson & Higble, stationery, surveyor	29 71
Williamson & Higbie, stationery, surveyor City Clerk City Attorney	$55 \ 40$
City Attorney	40 73
Steele & Avery, stationery	82 88
Wm. Johnson, services and disbursements	60 00
John A. Davis, disbursements	145 26
Ivan Powers, dispursements	76 31
T. L. Hamlin, hack hire	2 00
Schmidt & Kaelber, supplies	12 85
Keuffel & Esser, profile paper	30 00
Drew, Allis & Co., directories and printing	00 00
orginance	109 25
Geo. A. Benton, supplies, Civil Service	5 68
Geo. Weldon, window curtains	1 90
Rochester Volksblatt, publishing notices	187 50
German Printing Co., publishing notices	187 50
V. Fleckenstein, P. M., postage stamps	
Frank Van Doorn, painting signs	5 00
W. O. Wycoff, caligraph paper	8 75

PAY ROLL MONTH AUGUST.		Dr. Geo A Fischer, city physician	41 66
C. R. Parsons, Mayor. John A. Davis, Treasurer. F. P. Allen, Asst. Treasurer. Edward Thomas, elerk Chas. M. Beattie, A. D. Davis. Fred E Shedd. Frank Steele. Chas. F. Stillwell Ivan Powers, City Attorney. H. J. Sullivan, Assistant City Attorney. E. D. Smith, W. J. Burke, I. F. Quinby, Surveyor. W. J. Stewart, Assistant Surveyor. W. J. Stewart, Assistant Surveyor. W. H. Quinby, John Kenyon, W. W. Race, I. H. Quinby, John Kenyon, W. M. Rebasz, C. E. Bingham, Martin Wahl L. Y. McConnell, L. A. Pratt, City Assessor. M. J. Mahar, Jacob Gerling Thos. E. White, Judge Municipal Court. Geo. E. Warner, W. M. F. Chandler, Clerk Peter Sheridan, City Clerk. F. J. Irwin, City Messenger. W. M. Butler Assistant City Messenger. Arthur McCormick, Fire Marshal.	$\frac{275}{375} \frac{00}{00}$	Dr. Geo A Fischer, city physician. P. P. Dickinson, Excise Com's. C. Herzberger, Jas. Malley, John Mason, clerk.	60 00;
F. P. Allen, Asst. Treasurer	166 66	Jas. Malley,	60 00
Edward Thomas, clerk	91 67 83 33	John Mason, clerk.	65 00
A. D. Davis,	70 00		
Fred E Shedd	60 00	HEALTH FUND.	
Chas. F. Stillwell	$\frac{60\ 00}{20\ 00}$	Martin Mason, collecting garbage	\$114 00
Ivan Powers, City Attorney	350 00 208 33	John Roach, Homer Dewitt, Patrick Bradley, Jacob Rauber, Frank Vahue, John Becker, Peter Hardy, Daniel Hickey, Jacob Stein, Chas. A. Jeffords, Joseph Greenour, William Rosengreen, Union & Advertiser, printing report for May.	114 00 114 00
E. D. Smith.	91 66	Patrick Bradley,	114 00
W. J. Burke,	83 33	Jacob Rauber,	114 00
W. J. Stewart, Assistant Surveyor	$191 66 \\ 125 00$	John Becker.	$\frac{114}{114} \frac{00}{00}$
W. B. Sackett,	83 33	Peter Hardy,	114 00
W. W. Race,	63 33 63 33	Jacob Stein	114 00 114 00
John Kenyon,	54 16	Chas. A. Jeffords,	114 00
Wm. M. Rebasz,	75 00 50 00	Joseph Greenour,	114 00: 114 00
Martin Wahl	48 33	Union & Advertiser, printing report for	
L. Y. McConnell,	25 00	May	6 00
M. J. Mahar.	$\begin{array}{c} 225 & 00 \\ 225 & 00 \end{array}$	Union and Advertiser, printing report for June	6 00
Jacob Gerling	225 00	Drew, Allis & Co., maps and city directory H. S. Dewitt, hack hire. H. D. Bryan, printing rules, etc. Jas. R. Chamberlain, hose for flusher. Stewart & Co. renairing waren.	17 75 3 00
Thos. E. White, Judge Municipal Court	200 00 200 00	H. D. Bryan, printing rules, etc	14 00
Wm. F. Chandler, Clerk	75 00	Jas. R. Chamberlain, hose for flusher	81 00
Peter Sheridan, City Clerk	$\frac{166}{100} \frac{69}{00}$	Chas Englert & Son, board of horse Tune	11 90 20 00
Wm. Butler Assistant City Messenger	20 83	Stewart & Co., repairing wagon. Chas. Englert & Son, board of horse, June Chas. Englert & Son, Aug. Luck Victor & State Control of the Contro	20 00
Arthur McCormick, Fire Marshal	100 00		20 00 3 33
Daniel O'Neil, Watchman City Hall John O'Leary, Engineer Peter G. Miller, Janitor City Bld'g Geo, A. Benton, Clerk Civil Service Com	75 00 75 00	John Roach, Collecting Garbage	181 00
Peter G. Miller, Janitor City Bld'g	75 00	John Roach, Collecting Garbage Peter Handy Daniel Hickey Jos. Greenaur	171 00
William H. O' Kane, Milk Inspector	25 00 83 33	Jos. Greenaur	$171 00 \\ 151 50$
POOR FUND.	00 00	Wm. Rosengreen	171 00
W S Woodruff groceries	\$ 52 50	John Becker,	$171 00 \\ 171 00$
Warren & Son,	30 00	Homer Dewitt,	47 50
Geo. J. Knapp,	15 00	Patrick Bradley,	171 00 171 00
Mrs. J. Killip.	22 00	Jacob Rauber.	171 00
Dennis Beyhan, hack hire.	3 00	Chas. Jeffords,	171 00
Dennis Beyhan, hack hire. T. L. Hamlin, M. McCormick.	3 00 2 00 17 00	Chas. Jeffords,	171 00 171 00
Dennis Beyhan, hack hire. T. L. Hamlin, M. McCormick, Michael Ulton,	3 00 2 00 17 00 4 00	John Roach, Collecting Garbage. Peter Handy Daniel Hickey Jos. Greenaur Wm. Rosengreen John Becker, Martin Mason, Homer Dewitt, Patrick Bradley, Jacob Stein, Jacob Stein, Jacob Rauber, Chas. Jeffords, Frank Vahue, PAY ROLL MONTH JULY.	171 00 171 00
Dennis Beyhan, hack hire. T. L. Hamlin, M. McCormick. Michael Ulton, Curran Bros., meat. Maurice Moyniban, tax list. Excise Board.	4 00 25 00	PAY ROLL MONTH JULY.	
W. S. Woodruff, groceries. Warren & Son, Geo. J. Knapp, J. C. Coleman, rent. Mrs. J. Killip, Dennis Beyhan, hack hire. T. L. Hamlin, M. McCormick, Michael Ulton, Curran Bros., meat. Maurice Moynihan, tax list, Excise Board. F. J. Amsden. transportation.	4 00 25 00 25 00 11 87	PAY ROLL MONTH JULY.	83 33
F I Amedon transportation	4 00 25 00 25 00 11 87 9 17	PAY ROLL MONTH JULY.	83 33 70 83 33 33
F I Amedon transportation	4 00 25 00 25 00 11 87 9 17 502 40 31 00	PAY ROLL MONTH JULY.	83 83 70 83 33 33 104 00
F. J. Amsden. transportation. L. P. Gardner, paper B. F. Martin, groceries. Wm. Atkinson, Patrick Connaughton, groceries	4 00 25 00 25 00 11 87 9 17 502 40 31 00	PAY ROLL MONTH JULY.	83 33 70 83 33 33 104 00 125 00 50 00
F. J. Amsden. transportation. L. P. Gardner, paper B. F. Martin, groceries. Wm. Atkinson, Patrick Connaughton, groceries	4 00 25 00 25 00 11 87 9 17 502 40 31 00	PAY ROLL MONTH JULY.	83 33 70 83 33 33 104 00 125 00 50 00 41 66
F. J. Amsden. transportation. L. P. Gardner, paper B. F. Martin, groceries. Wm. Atkinson, Patrick Connaughton, groceries	4 00 25 00 25 00 11 87 9 17 502 40 31 00	PAY ROLL MONTH JULY.	83 33 70 83 33 33 104 00 125 00 50 00 41 66 41 66 41 66
F. J. Amsden. transportation. L. P. Gardner, paper B. F. Martin, groceries. Wm. Atkinson, Patrick Connaughton, groceries	4 00 25 00 25 00 11 87 9 17 502 40 31 00	PAY ROLL MONTH JULY.	88 33 70 83 33 30 43 104 00 125 00 50 00 41 66 41 66 41 66
F. J. Amsden. transportation. L. P. Gardner, paper B. F. Martin, groceries. Wm. Atkinson, Patrick Connaughton, groceries	4 00 25 00 25 00 11 87 9 17 502 40 31 00	PAY ROLL MONTH JULY. Dr. J. J. A. Burke, Health Officer\$ Geo. Messmer, Registrar. Messenger, Messenger Wm. T. Kohlmetz, supt. of garbage. Alex. Bruce, plumbing inspector Henry M. Heinold, keeper Hope Hospital, Geo. W. Hall, health Inspector. J. N. Harder, Jas. Purcell, Frank Downing John Galvin, amt's due May, June, July.	83 33 70 83 33 33 104 00 125 00 50 00 41 66 41 66 41 66
F. J. Amsden. transportation. L. P. Gardner, paper B. F. Martin, groceries. Wm. Atkinson, Patrick Connaughton, groceries	4 00 25 00 25 00 11 87 9 17 502 40 31 00	PAY ROLL MONTH JULY.	88 33 70 83 33 33 104 00 125 00 41 66 41 66 41 66 41 66 41 66
F. J. Amsden. transportation. L. P. Gardner, paper B. F. Martin, groceries. Wm. Atkinson, Patrick Connaughton, groceries	4 00 25 00 25 00 11 87 9 17 502 40 31 00	PAY ROLL MONTH JULY. Dr. J. J. A. Burke, Health Officer\$ Geo. Messmer, Registrar. Messenger, Messenger Wm. T. Kohlmetz, supt. of garbage. Alex. Bruce, plumbing inspector Henry M. Heinold, keeper Hope Hospital, Geo. W. Hall, health Inspector. J. N. Harder, Jas. Purcell, Frank Downing John Galvin, amt's due May, June, July.	88 33 70 83 33 33 104 00 125 00 41 66 41 66 41 66 41 66 41 66
F. J. Amsden. transportation. L. P. Gardner, paper B. F. Martin, groceries. Wm. Atkinson, Patrick Connaughton, groceries	4 00 25 00 25 00 11 87 9 17 502 40 31 00	PAY ROLL MONTH JULY. Dr. J. J. A. Burke, Health Officer \$ Geo. Messmer, Registrar. Messenger, Messenger Wm. T. Kohlmetz, supt. of garbage. Alex. Bruce, plumbing inspector Henry M. Heinold, keeper Hope Hospital, Geo. W. Hall, health Inspector. J. N. Harder, Jas. Purcell, Frank Downing John Galvin, amt's due May, June, July. Aug. Helbing. CITY PROPERTY FUND.	88 33 70 83 33 33 104 00 125 00 50 00 41 66 41 60 61 61 61 61 61 61 61 61 61 61 61 61 61
F. J. Amsden. transportation. L. P. Gardner, paper B. F. Martin, groceries. Wm. Atkinson, Patrick Connaughton, groceries	4 00 25 00 25 00 11 87 9 17 502 40 31 00	PAY ROLL MONTH JULY. Dr. J. J. A. Burke, Health Officer \$ Geo. Messmer, Registrar. Messenger, Messenger Wm. T. Kohlmetz, supt. of garbage. Alex. Bruce, plumbing inspector Henry M. Heinold, keeper Hope Hospital, Geo. W. Hall, health Inspector. J. N. Harder, Jas. Purcell, Frank Downing John Galvin, amt's due May, June, July. Aug. Helbing. CITY PROPERTY FUND. Wm. Bassett, erecting storm house. F. J. Irwin, cleaning City Hall.	83 33 70 83 33 33 104 00 125 00 50 00 41 66 41 66 41 66 57 62 41 66
F. J. Amsden. transportation. L. P. Gardner, paper B. F. Martin, groceries. Wm. Atkinson, Patrick Connaughton, groceries	4 00 25 00 25 00 11 87 9 17 502 40 31 00	PAY ROLL MONTH JULY. Dr. J. J. A. Burke, Health Officer \$ Geo. Messmer, Registrar. Messenger, Messenger Wm. T. Kohlmetz, supt. of garbage. Alex. Bruce, plumbing inspector Henry M. Heinold, keeper Hope Hospital, Geo. W. Hall, health Inspector. J. N. Harder, Jas. Purcell, Frank Downing John Galvin, amt's due May, June, July. Aug. Helbing. CITY PROPERTY FUND. Wm. Bassett, erecting storm house. F. J. Irwin, cleaning City Hall.	83 83 83 83 83 83 83 83 83 83 83 83 83 8
F. J. Amsden. transportation. L. P. Gardner, paper B. F. Martin, groceries. Wm. Atkinson, Patrick Connaughton, groceries	4 00 25 00 25 00 11 87 9 17 502 40 31 00	PAY ROLL MONTH JULY. Dr. J. J. A. Burke, Health Officer \$ Geo. Messmer, Registrar. Messenger, Messenger Wm. T. Kohlmetz, supt. of garbage. Alex. Bruce, plumbing inspector Henry M. Heinold, keeper Hope Hospital, Geo. W. Hall, health Inspector. J. N. Harder, J. N. Harder, J. Sas. Purcell, Frank Downing John Galvin, amt's due May, June, July. Aug. Helbing. CITY PROPERTY FUND. Wm. Bassett, erecting storm house. F. J. Irwin, cleaning City Hall. John R. Brady, painting treasurer's office Bernhard & Casey, coal City Hall. Edward Farley, trimming coal.	8 83 83 70 83 83 83 83 83 83 83 83 83 83 83 83 83
F. J. Amsden. transportation. L. P. Gardner, paper B. F. Martin, groceries. Wm. Atkinson, Patrick Connaughton, groceries	4 00 25 00 25 00 11 87 9 17 502 40 31 00	PAY ROLL MONTH JULY. Dr. J. J. A. Burke, Health Officer \$ Geo. Messmer, Registrar. Messenger, Messenger Wm. T. Kohlmetz, supt. of garbage. Alex. Bruce, plumbing inspector Henry M. Heinold, keeper Hope Hospital, Geo. W. Hall, health Inspector. J. N. Harder, J. N. Harder, J. Sas. Purcell, Frank Downing John Galvin, amt's due May, June, July. Aug. Helbing. CITY PROPERTY FUND. Wm. Bassett, erecting storm house. F. J. Irwin, cleaning City Hall. John R. Brady, painting treasurer's office Bernhard & Casey, coal City Hall. Edward Farley, trimming coal.	5 83 33 70 83 33 33 33 104 00 125 00 50 00 41 66 41 66
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TAMD FILMS					
LAMP FUND.		Older Oliver,	Patroln	an	17 50
Chas. R. Finnegan, salary month August §	50 0	Andrew Connolly, Robert Burns,	••	• • • • • • • •	75 00
tops	10 %	Wm. P. O'Neil	••	•••••	$\frac{75}{72} \frac{00}{50}$
Chas. R. Finnegan, salary month August. Owen Doyle, labor removing lamp tops. Thomas McCarthy, labor removing lamp tops. Thomas McCarthy, labor removing lamp tops. John Swift, cartage, removing lamp tops John Jarvis,	8 10 5	John Mitchell, Ed McDonough,	••		75 00
Thomas MaConthy labor	$12 \ 0$	Chas. E. Fowler,	 	••••••	$\frac{75}{72} \frac{00}{50}$
lamp tops labor removing	10 5	Wm. McKelvey,	••		$75^{\circ}_{5} 00$
John Swift, cartage, removing lamp tops.	21 0	Jos. St. Hellen, Robert Sloan,	••		75 00
John Jarvis, John Carnes,		John Dean,			$\begin{array}{ccc} 75 & 00 \\ 75 & 00 \end{array}$
Edward A Masseth hadz him	24 0 5 0	J Samuai Schwartz	••		75 00
Loven Hamin	4 5	James A. Johnson, Charles W. Peart,			75 00
Brush Electric Light Co., lighting lamps,		onaries Hart.			$\begin{array}{ccc} 75 & 00 \\ 75 & 00 \end{array}$
United Gas Imp. Co. lighting for Tal-	5,055 13 364 6				$75\ 00$
Addresser Gas Light Co., lighting lamps for		Peter Hess			$\frac{75}{2} \frac{00}{00}$
JulyCitizens' Gas Co., lighting for July	895 90	Oliver A. Youle, Fred. Kipphut,			75 00 72 50
moving posts	1,435 80 3 20	Fred. Kipphut,			75 00
James Plunkett, carting lamp posts	7 00	P. J. Cummings		• • • • • • • • •	72 50
Howe & Bassett, lamp cocks. United Gas Imp. Co., lighting for August.	100 00	B. L. Stetson.			75 00 75 00
Citizens Gas Co., setting posts	364 23 24 43	Patrick Caufield.	••		75 00
,,	MT TA		••	• • • • • • • • •	37 50
PARK FUND.		William Murray, Michael Englert,			$\frac{75}{75} \frac{00}{00}$
		LJOhn Sullivan	••		75 00
Atkinson & Sykes, sharpening lawn mowers	19 25	Dennis Hogan, James E. Ryan,	••		75 00
PAY ROLL FOR MONTH OF AUGUST		Iohn Vamon			$\begin{array}{cc} 75 & 00 \\ 65 & 00 \end{array}$
		Michael Zimmerman, George H. Kron,	••		75 00
John Sheridan, labor on parks \$	40 00	George Leise	•••		72 50
	-40 00	Henry Raker To			$\begin{array}{ccc} 75 & 00 \\ 75 & 00 \end{array}$
Bugene Austin, D. P. Cone, Andrew Wolf, John McCormick	40 00 40 00	Michael Fitzpatrick,	• •		75 00
Andrew Wolf,	20 00	Fred. Walter			75 00
John McCormick	40 00		• •	• • • • • • • •	70 00 65 00
		Geo. Mohr, E. O'Loughlin,		• • • • • • • •	75 00
POLICE FUND.		Lieo. Kliesly			75 00
S. A. Millington, painting signs \$	0 50	E. J. O' Brien.			$\begin{array}{ccc} 75 & 00 \\ 75 & 00 \end{array}$
	$\frac{3}{47} \frac{50}{00}$	1 John B. Davis.			75 00
	14 00	Nich. J. Loos, John H. Dana,		*******	75 00 75 00
Maggie Gaffney, washing and cleaning, June	4.05	Wm. White,	••		75 00
Moore & Cole, mop yarns and sticks.	$\frac{4}{2} \frac{85}{30}$	Ed. Van Vorst, John C. McQuatters, John M. Reis, Jacob Frank	••	• • • • • • •	75 00
Dall, & Ullo Tel Co. services Inly	13 24	John M. Reis.	••		75 00 75 00
Patk, C. Kayanagh, expenses in Bond ages	6 70	, bacob frank,			75 00
	4 64 6 5 0	John Wangman, John Monaghan,	••	• • • • • • • •	75 00
E. P. Olmsted, meals for officers. Western Union Tel. Co., services, July. Roch. Dist. Tel. Co., services, July. S. A. Pierce, M. D. medjesle coming.	336 50	Unas. Siefferd.	••	• • • • • • • • • • • • • • • • • • • •	75 00 75 00
Roch, Dist, Tel. Co., services, July	22 16	Danl. Golding.	• •		75 00
	5 90 3 00	Mich. Cain, Jas. P. Flynn,	••		72 50
D. Frank Fillos, expenses 111157	12 30	Hugh Clark.	••	••••	70 00 75 00
John A. Weider, material and repairs, Patrol Dept.	99.00	Wm. Laragy,	••	• • • • • • • • • • • • • • • • • • • •	75 00
	23 60 3 00	W. R. McArthur, Chas. Stupp,	••	• • • • • • • • •	75 00
	31 20	F. A. Klubertanz	• •	•••••	$75 00 \\ 75 00$
Madden & Sullivan, sink	52 18	J. E. Moran,	••		75 0
July	14 70	A. J. Moynihan,	••	• • • • • • • •	75 0
		Theo. H. Cazeau, Henry M. Meislohn,	••	• • • • • • • • • • • • • • • • • • • •	75 00 62 50
PAY ROLL FOR MONTH OF AUGUST.		Chas. P. Player,	••		75 00
		J. W. Chatfield John Coughlin		• • • • • • • •	72 50
Bartholomew Keeler, Police Justice 2	291 67	Albert Gerber	••	• • • • • • • •	67 50 65 00
Jos. P. Cleary Chief Police	25 00	Isaac G. Lovett		• • • • • • • •	60 76
	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	Chas. Dingman Michael Hyland	driver turnkey	• • • • • • • • • • • • • • • • • • • •	65 00
Frank D. Allen Time	08 33	Louis W. Miller Henry W. Martin	operator		32 50 40 00
John A. Baird.	85 00	Henry W. Martin Henry M. Webb	- ::	• • • • • • • •	40 00
John E. McDermott,	85 00 85 00	Jacob Markey		• • • • • • • •	$\frac{40}{65} \frac{00}{00}$
Frank S. Skuse,	85 00	Peter Lauer sa	janitor d. Mo. July ays for July		90 00
Thos. Lynch.	.00 00 90 00	Chas. P. Player 4 da	ays for July	• • • • • • • • • • • • • • • • • • • •	10 00
Peter Lauer.	90 00	EXECUTIVE BO	DARD DEPA	RTMENT	,
Thos A Dunchill	90 00	ROCHEST	ER, N. Y.,	Sept. 2. 188	7. }
Jos. S. Roworth.	90 00 90 00	To the Common Counc		,	,
Patk. C. Kavanagh,	90 00	The accompanying h	ille and octiv	natos sa-	on +b -
Thos. Dukelow, Ben C. Furtherer,	90 00	following statement.	having been	nates, as po 1 lawfully	con-
Geo. Long,	90 00	following statement, tracted, examined, au Board, are hereby co	dited and	settled by	this
•••••	00 00 1	Doard, are nerepy ce	erunea to	your hone	rable

Board for payment, pursuant to sec. 148 of City Charter. Respectfully submitted, Thos. J. NEVILLE,	f the	Water Pipe Fund.	
City Charter. Respectfully submitted.	1	Monthly nav roll for Angust 1887 \$ 6	81 O
THOS. J. NEVILLE.	i	Monthly pay roll, for August, 1887\$6 Florence Iron Works, hydrants1,0 Ludlow Vaive Mf'g Co., valves2	106 48
Clerk of Executive Boa	ard	Florence from Works, nydrands	100 40
		Ludiow valve Mi'g Co., valves	oo 44
Highway Fund.	3	Thomas Holahan, estimate No. 5, unload-	
Pay roll for week ending July 28th \$1,110 37		ing and delivering water pipe, &c 1	.36 13
Pay roll for week ending July 28th \$1,110 37 Aug. 4th. 1,308 77 Aug. 11th 1,136 01		ing and delivering water pipe, &c 1 Jackson & Woodin M'fg Co., estimate No. 2, cast iron water pipe and specials 2,1	
Aug. 11th 1.136 01		2. cast iron water pipe and specials 2.1	.00 00
Aug. 18th 1,120 72 Aug. 25th 818 07 Sept. 1st. 1,365 39		Wm Dver estimate No 2 ground 118 7	00 00
·· ·· Aug 25th 818 07			200 00
Aug. 20th 010 01		Toba Howe, estimate No. 2, group 110	
Sept. 18t. 1,505 55	050 00	John Howe, estimate No. 1, group 120	300 00
	859 33	N. L. Brayer, estimate No. 1, group 121 1,4	(00 00
Monthly pay roll lift bridge tenders,		N. L. Brayer, estimate No. 1, group 122	950 00
A 110 ust	350 00	John Howe, estimate No. 1, group 124 3	350 OO
Emil Kuichling, salary for August	$200 \ 00$	Geo. Chambers, final estimate Rowe st.	
Geo.W. Aldridge,	200 00	canal crossing	L48 86
	200 00		.10 00
	~00 00	Geo. Chambers, final estimate Jay st. ca-	1 27
Geo. Underhill, disbursements for lift	0.50	Geo. Chambers, final estimate West ave.	1 71
bridgesAlfred P. Mann, harness supplies	3 70	Geo. Chambers, final estimate west ave.	
Alfred P. Mann, harness supplies	1.55	canal crossing	98
Hicks & McKenzie, norse shoeing	7 50	Wm. Fuller, final estimate Hawley st	4 19
Whitmore, Rauber & Vicinus, moving sur-		Geo. Chambers, final estimate E. Main st.	
face cower	20 00	and Garson ave	2F 70
face sewer		and Garson ave Geo. Chambers, estimate No. 1, group 123. 1,8	\$20.00
nostwick & Heiner, printing statewark	8 25	Thos I Navilla dank dishusements for	<i>n</i> =0 00
notices.		Thos. J. Neville, clerk, disbursements for	100 **
J. C. Copeland, paving brick Casper Schwalbach, sand and gravel	13 50	Schmidt & Kaelber Co., tracing cloth, etc.	$120^{\circ}57$
Casper Schwalbach, sand and gravel	5 80	Schmidt & Kaelber Co., tracing cloth, etc.	$13 \ 0$
John Weber, sand and gravel	36 60	Maurice Leyden, recording easement	-1.73
Henry Flake, hardware	40 66		
Jacob Saalwaechter, repairs to picks	4 10	Total\$11,0	166 8
Jacob Saalwaechter, repairs to picks P. W. Cook, use of horse and wagon for			,50 0
monopolinopostor	68 00	Water Works Fund.	
general inspectorEdward Tanner, MacAdam, &c		T .	
Edward Tanner, MacAdam, &c	84 25	Monthly pay roll for August, 1887, operat-	
F. Young, iron work J. Emory Jones, labor on gear J. Scott, Wilson & Co., cil. Webber & Banker, pounders Pay roll, breaking of MacAdam.	$3\ 25$	ing expenses\$2,(Monthly pay roll for August, 1887, service	J76 73
J. Emory Jones, labor on gear	6.00	Monthly pay roll for August, 1887, service	
J. Scott. Wilson & Co., oil	7 07	and repairs	482 8
Wahhar & Ranker nounders	3 50	Henry I Wemett Est No 3 collecting	2014 0
Downall broaking of Mag Adam	131 69	garbage from Hemlock lake	211 19
Pay roll, breaking of MacAdain	101 00		
F. A. Brotsch, repairs to piers of Court	010 88	B. F. Harris, rent of barn for August	22 50
	240 77	M. Barry, wood. Philo Oviatt, labor.	14 00 5 00 3 40
J. B. Norris, gravei	$11 \ 10$	Philo Oviatt, labor	-5.00
Dent & Richardson, hardware	5.03	Woodbury, Morse & Co., supplies	3 40
Waldert & Anscomb, hardware	11 95	National Meter Co., meters and repairs to	
Chas Pieffer, brooms for sweepers	87 00	meters 18	815 0
II II Crain converge stokes	110 60	meters	165 8
H. H. Craig surveyors' stakes	110 00	H. H. Dabcock & Co., coal	100 0
Steam Gauge & Lantern Co., repairs to	1 00	Warren-Scharf Asphalt Paving Co., re-	00.0
guage	1 00	pairs to West and North aves	99 24
S. B. Williams, oil	$23 \ 01$	Jacob Spahn, refund of water rent for hose	
J. L. Mott Iron Works, drinking fountain.	29 90	attachment	15 0
Henry S. Brown, stone chips	43 20	C. J. Connelly & Co., badges for inspectors	11 2
E. Knickerbocker, gravel	10 80	S. B. Williams, oil, asphaltum, &c	$\frac{11}{42} \frac{2}{6}$
H H Edgerton stone chine	22 50	Goo Woldon & Co supplies	75 4
H. H. Edgerton, stone chips		Geo. Weldon & Co., supplies	7 1
Paul Haag, gravel	4 60	James Field, supplies	7 1
Girard Patchin, labor. blocking W. Main		Hill & French, coal	4 0
stswing bridge	6 00	Bell Telephone Co., rent of telephones	85 0
C. T. Crouch & Son, lumber	183 63	W. W. Morrison, printing	-12.59
Hollister Bros., lumber	279 82	H. D. Bryan, printing	7 0 7 4
E. B. Chace, lumber	271 21	Scrantom. Wetmore & Co., stationery	7 4
II II ffman & Son manaing to magain	WIT WI	John D. Smith hinding books	24 0
H. Hoffman & Son, repairs to wagon,	OF FF	John P. Smith, binding books	12 0
sprinklers, etc	27 75	Steele & Avery, stationery	14 0
John. C. Moore, street register of repairs .	13 50	S. H. Oviatt, labor and material	26 3
Thos J. Neville, clerk, disbursements	48 97	M. Briggs & Son, safe and sheet iron	55 7
Rochester Gas Light Co., Coke	4 48	Rochester Printing Co., use of water rights Whitmore, Rauber & Vicinus, labor and	$100 \ 0$
Jas. R. Chamberlin, hose, waste, etc	30 08	Whitmore, Rauber & Vicinus, labor and	
Rosella E. Pike, McAdam	223 12	material	37 5
Jas. Sullivan, repairs to tools	18 50	Highe Ar Makengia harea chasing	34 9
	37 13	Hicks & McKenzie, horse shoeing	34 2 6 6
Louis Ernst & Son, hardware	91 19	Rose & Eddy, hardware	20.0
Rochester Bridge & Iron Works, est. No. 1,	* 00 00	Alfred P. Mann, repairs to harness	32 1
repairs to Court street bridge 2.	,500 00	Jas. R. Chamberlin, packing, &c	57 3
J. P. Kimmel, coal and wood	105 55	E. R. Andrews, use of water rights	175 0
Wm. Bassett, repairs to Street and Pay		Union Water Meter Co., repairs to meter.	17 3
Dent. office	7 00	Brown's Race Co., assessments on water	
Geo. Chambers, cleaning bed of Genesee	. 00	rights	242 5
oco. Chambers, organing bed of deliesee	635 24	rights.	
river	000 44	Vacuum Oil Co., oil. Chas. Wells & Sons, wrenches	11 5
Geo. A. Lane, repairs to sprinklers and	00.00	Chas. Wells & Sons, Wrenches	4 5
sweepers	28 69	Rochester Gas Light Co., gas	13 8
Garvey & Donnelly, repairs to sprinklers.	48 45	United Gas Impt. Co., gas	15
Maurice Leyden, recording bond, Joiner	_	Heirs of A. Erickson, meters	20 0
street	3 00	J. Emory Jones, repairs to machinery	0 0
G. Brady & Co., crosswalk stone, etc	82 60		141 9
White and Doubon & Wicings popular	O₩ 00	pump house	141 3
Whitmore, Rauber & Vicinus, repairs to	141 40	Wm. Summerhays & Sons, repairs at pump	0.0
_ sidewalks	141 48	house	63
F. A. Brotsch, repairs to piers of Clarissa		Cross Bros. & Co., leather	9 0
Street bridge	233 38	Bradshaw & Herzberger, coal	416 4
Warren-Scharf Asphalt Paving Co., re-		Thos, M. Blossom, coal and labor	37 1
pairs to Hand street	55 24	Thos, M. Blossom, coal and labor Jacob K. Post & Co., copperas and lime	11 3
paris to stanta stroot		Louis Ernet & Son hardware	11 1
Marta I #10	960 10	Louis Ernst & Son, hardware	11 1
Total \$13	,co∪ 43i	John C. Moore, blank books	69.2

J. Nelson Tubbs, disbursements	9 90		
Alexander Gray, labor and material Thos. J. Neville, Clerk, disbursements for	. 23 42	S. Ford st., O. 3,095	
hay and oats. J. B. Colman, taps, &c. H. Bates, hand cart, &c. Abendroth & Root Mfg. Co., pumps. Francis McKanna, washing.	156 66	N. Ford st., sec. 1, O. 3,096. 4 43	
H. Bates, hand cart, &c.	303 63 23 88	30 777	
Abendroth & Root Mfg. Co., pumps	23 88 20 16	Beynolds st., O. 3,129	
Francis McKenna, washing Smith, Perkins & Co., pails for repairs	$\begin{array}{c} 12 \ 03 \\ 1 \ 90 \end{array}$	Spring st., O. 3,135	
J. R. Malany, use of norse	12 00	9 S. Washington st., O. 3,150	
H. D. Blackwood, repairs to desk	3 41	Atkinson st., sec. 1, O. 3,239	
Steam Gauge and Lantern Co., repairs to guages	9 00	Plymouth ave., sec. 2, O. 3,242 21 48 30 11	
Geo. A. Lane, repairs to wagon	63 70	30 11	3 0 2 63
Garvey & Donnelly, repairs to wagon John A. Vanderwerf, repairs to barn, &c.	$\begin{array}{ccc} & 19 & 05 \\ & 21 & 79 \end{array}$	Jacob Stein, estimates:	
Wm. B. Burke, iron supplies	68 16	Chatham st., O. 3,085	
Martin Read, suppers for men while on duty	* 00	Clinton st., sec. 2, O. 3,088	
Ernst Schaub, repairs to services	7 00 5 75	East ave., sec. 1, O. 3,091 42 07 Franklin st., O. 3,100 28 78	
Dr. A. Tegg, board of horse	17 50	Scio st., O. 3,132	
Total	\$9 449 42	East st., O. 3,158	
	φο,110 10	Oxford st, O. 3,215. 17 71 Buchan park, O. 3,231. 13 29	
Fire Department Fund.		T-1 D	242 63
Monthly pay roll for August	4.403 82	John Durnan, estimates: Central ave., O. 3,084	
Monthly pay roll for August\$ Chas. E. Kohlmetz, iron work	$\begin{array}{cccc} 1 & 71 \\ 7 & 10 \end{array}$	Chestnut st., O. 3,086	
B. H. Clark & Son, paint, oil, etc A. F. & S. C. Stewart, exercise wagon and	7 10	Clinton pl., O. 3,089	
repairs to apparatus	301 46	Court st., O. 3,090. 32 10 Elm st., O. 3,092. 12 84	
Active Hose Co., monthly appropriation.	250 00	Hudson st., O. 3,106. 37 96	
Alert Hose Co., Samuel Bemish, paid for washing for July. E. B. Both & Son, repoirs to clock	237 50 30 35	North ave., sec. 1, 0., 3,122 54 57	
	1 25	North ave., sec. 2, O. 3,123	
Smith, Perkins & Co., soda, soap, etc Geo. Weldon & Co., paper and furniture Gray & Cullon horse shooting	19 20	S. Union st., O. 3,142	
Gray & Cullen, horse shoeing	51 78	University ave., sec. 1, O. 3,144 32 10	
Edmund Barker lead oil etc	6 00 5 53	S. Union st., O. 3,142 29 67 University ave., sec. 1, O. 3,144 32 10 South ave., sec 2, O. 3,189 48 72 Stone st., O. 3,212 885	
John Walsh, plumbing	9 56	Stone st., O. 3,212	
John Walsh, plumbing L. Ernst & Son, hardware. Weaver & Goss Hardware Co., wire	$\frac{2}{11} \frac{37}{78}$	·	463 60
United Gas Imp't Co., gas.	6 45	Edward Weilert, estimates: N. Goodman st., O. 3,104	
Rochester Gas Light Co., gas	2 55	Park ave., O. 3,124	
United Gas Imp't Co., gas. Rochester Gas Light Co., gas. Dr. E. E. Curtis, professional services Dr. W. J. Herriman,	$\begin{array}{c} 12 \ 00 \\ 6 \ 00 \end{array}$	Goodman st., O. 3,103	0W F0
William Bassett, repairs to buildings Christian Muhl, hay and straw	213 34	Dennis Kelly, estimate:	67 53
A V Smith Co. harness supplies	92 13	Dennis Kelly, estimate: Lyell ave., 0.3,112	84 12
A. V. Smith Co., harness supplies Utica Fire Alarm Telegraph Co., vitriol	$11 00 \\ 124 14$		
W. W. Jefferson, labor	27 00	South ave., O. 3,133	
W. W. Jefferson, labor. Citizens Gas Co., gas. T. J. Neville, Clerk, disbursements for hay,	13 14	South St. Paul st., O. 3,137 41 28	
	46 07	Gibbs st., sec. 1, O. 3,187	
W. W. Morrison, printing. Joseph Appel, difference in exchange of	7 50	Gibbs st., sec. 1, O. 3,187	
horse	150 00		157 62
H. D. Blackwood, painting. S. B. Williams, oil. Samuel Bemish, washing, month of August	189 04	Total	1 815 03
Samuel Remish washing month of August	11 25 38 45	Local Improvement Funds.	
		Citizens' Gas Co., moving lamps, Hudson st. MacAdam improvement, O. 3,224	
Total\$	6,289 47	Citizens' Gas Co., moving lamps Goodman	B 1 50
Street Sprinkling Funds.		Citizens' Gas Co., moving lamps, Goodman st. improvement, O. 2,964	1_70
O. C. French, estimates:		Citizens' Gas Co., moving lamps, N. Clinton st. improvement, O. 3,053.	5 25
Allen st., O. 3,080 \$39 85		Citizens' Gas Co., moving lamps, N. Clin-	5 25
Exchange st. () 3 (93 eq. 99		ton st. widening. O. a.uas	6 75
S. Fitzhugh st., O. 3,094. 32 55 N. Ford st., Sec. 2, O. 3,097. 15 72 Hill st., O. 3,105. 11 95		F. C. Lauer & Sons, lengthening water services, Pinnacle ave. improvement, O.	
Hill st., O. 3,105			42 40
Sophia st., O. 3,134	ļ	Joseph Qualtrough, inspection Troup st. pipe sewer, O. 3,203.	
Troup st., O. 3,141			13 75
Sophia st., O. 3,134 15 60 Troup st., O. 3,141 57 35 N. Washington st., O. 3,149 16 16 Prospect st., O. 3,218 3 65		sewer, O. 3,201	31 25
	\$253 05	James S. Murray, inspection Central ave. pipe sewer, O. 3,202.	
Robert Stewart, estimates:		JUHH Creegan, inspection Roy of stone	62 50
Andrews st., O. 3,081 \$23 25	J	sewer, O. 5.238	15 00
Frank st., Sec. 2, O. 3.099 16.60	1	John Creegan, inspection Troup st. pipe sewer, O. 3,203	99 88
Mortimor et 0 2 119 33 21	1	John van Doorn, inspection Goodman st.	23 75
Mortimer st., O. 3,118. 10 63 Platt st., O. 3,126. 34 54	[grayel improvement, O. 2,964	10 00
N. St. Paul st., sec. 1, O. 3,138 24 21	- 1	John Klein, inspection Frank st. Medina improvement, O. 3,197	56 25
Warehouse st., O. 3,148		William Howe, inspection Mt. Hope ave.	
Water st., O. 3,151	-	John Culhane, inspection Peart st. pipe	22 50
	243 85 l	sewer, O. 3,236	27 50
37			

Tohn I Powen inspection Mt Hope ave	46 25	walk, O. 3,255	2 4
provement, O. 3,183. John J. Bowen, inspection Mt. Hope ave.		Inspection, stakes, &c., Gorham st. asphalt	
sewer deaning. D. 3.193	60 00	Inspection, stakes, &c., Hawley st. plank	1 2
Ernst Kettwig, inspection Magnolia st. pipe sewer, O. 3,237. H. M. Webb, inspection Pinnacle ave. im-	61 25		8 5
provement, O. 2,975	2 50	inspection, stakes, &c., Poplar St. Diank	2 1
August Seiser, inspection Pinnacle ave, improvement, O. 2,975.			2 1
provement, O. 2,975	36 25	Partial Estimates. Thos. Oliver & Sons, est. No. 1, Strathallan	
D. G. W. Hatch, inspection Goodman st. stone sewer, O. 2,963. Geo. S. Bristow, inspection Central ave. pipe sewer, O. 3,202.	88 75	park impt., O. 3,176) (
Geo. S. Bristow, inspection Central ave.	15 00	park impt., O. 3,176	: c
John Klein, inspection Bay st. stone	15 00	ing and cleaning, O. 3,199) (
sewer, O. 3,238	28 75	Geo. Chambers, est. No. 1, Mt. Hope ave. impt., O. 3,181 8,400) (
Adam improvement O 3.222	27 50	man st. sewer, O. 2,963) (
John Klein, inspection Bay st. stone sewer, O. 3,228 John Van Doorn, inspection Scio st. Mc- Adam improvement, O. 3,222 Samuel Eaton, inspection Strathallan park improvement, O. 3,176.		McConnell & Brewer, est. No. 1, Garson	
improvement, O. 3,176	30 00	McConnell & Jones, estimate No. 6, Goodman st. sewer, O. 2,963 5,700 McConnell & Brewer, est. No. 1, Garson ave., plank walk, O. 3,169 575 John Mauder, est. No. 1, Colvin st. plank	, 9
provement, O. 3,229	52 50	walk, O. 3,207 204 Thos. Oliver & Sons, est. No. 1, Averill ave.	l (
Wm. Howe, inspection Mt. Hope ave.	66 25	impt., O. 3,229	Ϋ́
Wm. S. Pike, inspection Hudson st. im-		Final Estimates.	, ,
Wm. S. Pike, inspection Hudson st. improvement, O. 3,224	77 50	Whitmore Paulon & Vicinus M Clinton	
outlet sewer. O. 3.261	10 00	st. widening, O, 3,065	; 9
Monroe Bills, inspection Henrietta av. pipe sewer, O. 3.206	87 50		1 9
wm. McConnell Inspection Park ave. im-		Robert Quinn, Magnolia st. pipe sewer, 0.3,237	. 9
provement, O. 3,260	21 25	F. C. Lauer & Sons, Pinnacle ave. Me-	
Wm. McConnell, inspection Kelly st., McAdam improvement, O. 3,223	66 25	J. L. Yeomans, Parsells ave. plank walk,	- 4
John Culhane, inspection Hawley and	50 00	0. 3.255 914	. 5
Seward st. pipe sewer, O. 3,070 John J. Bowen, inspection Glenwood park		S. J. Wagoner, Somerset st. pipe sewer, O. 3,190	1
nine sewer O 3 246	25 00	Geo. Chambers Peartst pine sewer O	
Obed M. Rice, inspection Griffith st. improvement, O. 3,228. John Van Doorn, inspection Strathallan	55 00	3,236. 1,621 Whitmore, Rauber & Vicinus, Kelly st.	. 1
John Van Doorn, inspection Strathallan	37 50	MacAdam improvement, O. 5.223 6.369) 1
park improvement, O. 3,176	91 90	McConnell & Jones, Frank st. Medina improvement, O. 3,197	: 9
Geo. S. Bristow, inspection King place pipe sewer, O. 3,257	10 00	N. L. Brayer, Morrill st. pipe sewer, O.	
Street Department.		3,201. 1,361 John Mander, Mt. Hope ave. pipe sewer,	. 1
Inspection, stakes, etc., Magnolia st. pipe		0. 5,182	7
sewer, O. 3,237			
Inexpection stakes etc. Hudson nk nlank	9 24	F. C. Lauer & Sons, Bloss st. improvement O 3183	9
Inspection, stakes, etc Hudson pk. plank	9 24 8 68	ment, O. 3,183	. 2
Inspection, stakes, etc Hudson pk. plank	8 68	ment, O. 3,183	
Inspection, stakes, etc., Hudson pk. plank walk, O. 3,209 Inspection, stakes, etc., Frank st. Medina improvement. O. 3,197 Inspection, stakes, etc., N. Clinton widen.	8 68 19 15	ment, O. 3,183	7
Inspection, stakes, etc., Hudson pk. plank walk, O. 3,209 Inspection, stakes, etc., Frank st. Medina improvement. O. 3,197 Inspection, stakes, etc., N. Clinton widening, O. 3,065.	8 68	ment, O. 3,183	7
Inspection, stakes, etc., Hudson pk. plank walk, O. 3,209 Inspection, stakes, etc., Frank st. Medina improvement. O. 3,197. Inspection, stakes, etc., N. Clinton widening, O. 3,065. Inspection, stakes, etc., N. Clinton improvement O. 3,653.	8 68 19 15	ment, O. 3,183 2,084 Whitmore, Rauber & Vicinus, N. Clinton st. improvement and sewer extension, O. 3,053 4,190 Whitmore, Rauber & Vicinus, Hudson st. MacAdam improvement, O. 3,224 F. C. Lauer & Sons, Central ave. pipe sewer, O. 3,202 1,540	7: 7:
Inspection, stakes, etc., Hudson pk. plank walk, O. 3,209 Inspection, stakes, etc., Frank st. Medina improvement. O. 3,197. Inspection, stakes, etc., N. Clinton widening, O. 3,065. Inspection, stakes, etc., N. Clinton improvement O. 3,653.	8 68 19 15 10 74 37 79	ment, O. 3,183	7: 7:
Inspection, stakes, etc., Hudson pk, plank walk, O. 3,209 Inspection, stakes, etc., Frank st. Medina improvement. O. 3,197 Inspection, stakes, etc., N. Clinton widening, O. 3,065 Inspection, stakes, etc., N. Clinton improvement, O. 3,053 Inspection, stakes, etc., Ave. B, plank walk, O. 3,234.	8 68 19 15 10 74 37 79 7 07	ment, O. 3,183	7 7 9
Inspection, stakes, etc., Hudson pk, plank walk, O, 3,209 Inspection, stakes, etc., Frank st. Medina improvement. O. 3,197 Inspection, stakes, etc., N. Clinton widening, O. 3,065 Inspection, stakes, etc., N. Clinton improvement, O. 3,053 Inspection, stakes, etc., Ave. B, plank walk, O. 3,234 Inspection, stakes, etc., Troup st. pipe sewer. O. 3,203	8 68 19 15 10 74 37 79	ment, O. 3,183. 2,084 Whitmore, Rauber & Vicinus, N. Clinton st. improvement and sewer extension, O. 3,053. 4,190 Whitmore, Rauber & Vicinus, Hudson st. MacAdam improvement, O. 3,224. 10,874 F. C. Lauer & Sons, Central ave. pipe sewer, O. 3,202. 1,540 O. 3,209. 247 Thos. Oliver & Sons, Selye st. flag walk, O. 3,230. 509	7 7 9
Inspection, stakes, etc., Hudson pk, plank walk, O, 3,209 Inspection, stakes, etc., Frank st. Medina improvement, O, 3,197 Inspection, stakes, etc., N. Clinton widening, O, 3,065 Inspection, stakes, etc., N. Clinton improvement, O, 3,053 Inspection, stakes, etc., Ave. B, plank walk, O, 3,234 Inspection, stakes, etc., Troup st. pipe sewer, O, 3,203 Inspection, stakes, etc., Somerset st. pipe sewer, O, 3,204	8 68 19 15 10 74 37 79 7 07	ment, O. 3,183. 2,084 Whitmore, Rauber & Vicinus, N. Clinton st. improvement and sewer extension, O. 3,053. 4,190 Whitmore, Rauber & Vicinus, Hudson st. MacAdam improvement, O. 3,224. 10,874 F. C. Lauer & Sons, Central ave. pipe sewer, O. 3,202. 1,540 John Mauder, Hudson park plank walk, O. 3,230. 247 Thos. Oliver & Sons, Selye st. flag walk, O. 3,230. 509 J. W. Maser, Ave. B plank walk, O. 3,234. 210	7 7 7 9 8
Inspection, stakes, etc., Hudson pk, plank walk, O, 3,209 Inspection, stakes, etc., Frank st. Medina improvement, O, 3,197 Inspection, stakes, etc., N. Clinton widening, O, 3,065 Inspection, stakes, etc., N. Clinton improvement, O, 3,053 Inspection, stakes, etc., Ave. B, plank walk, O, 3,234 Inspection, stakes, etc., Troup st. pipe sewer, O, 3,203 Inspection, stakes, etc., Somerset st. pipe sewer, O, 3,204	8 68 19 15 10 74 37 79 7 07 12 12 25 82	ment, O. 3,183. 2,084 Whitmore, Rauber & Vicinus, N. Clinton st. improvement and sewer extension, O. 3,053. 4,190 Whitmore, Rauber & Vicinus, Hudson st. MacAdam improvement, O. 3,224. 10,874 F. C. Lauer & Sons, Central ave. pipe sewer, O. 3,202. 1,540 John Mauder, Hudson park plank walk, O. 3,230. 247 Thos. Oliver & Sons, Selye st. flag walk, O. 3,230. 509 J. W. Maser, Ave. B plank walk, O. 3,234. 210	7) 7 2) 2 9) 8
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claim of John Siddons for repairing the roof of the City Hall, at page 202, current proceedings, viz.:

It seems that Mr. Siddons was requested in the

It seems that Mr. Siddons was requested in the year 1886 to repair the roof of the City Hall; that during the winter months it was impossible to thoroughly repair the same, and that all that could be done was to keep the same in a state of temporary repair; that in the early part of the spring, during a period of several or more months, the repairs a period of several or more months, the repairs were made in a substantial manner, as far as the same could be, and the bill which has been presented is the result, and the amount would seem to your committee to be a reasonable sum, and your committee therefore recommends the adoption of the following resolution.

H. KOHLMETZ,
H. G. THAYER,
JOSEPH H. FEE,
JAMES S. JUDSON.
GEO. W. ELLIOTT,
Law Committee.

Ordered received, filed and published.

Ordered received, filed and published.

By Ald. Kohlmetz—Resolved, That the claim of John Siddons be referred to the City Property Committee, and that said committee be requested recommend the payment of the claim. Adopted.

By Ald. Marson-

To the Common Council:

GENTLEMEN: Your Assessment Committee, to which was referred the several matters heretofore

which was reterred the several matters hereforder presented, submits the following report: The petition of George J. Binder shows that he is assessed for seventeen and five-twelfths feet for West avenue asphalt improvement, whereas he owned but fourteen and one-half feet fronting on said avenue.

Your commends that the treasurer be directed to receive \$147.13 of George J. Binder for West avenue asphalt improvement, and charge the balance to erroneous assessments.

The City Assessors certify that W. E. Darling is erroneously assessed for water and light on Merriman street

We would, therefore, recommend that \$10.93 be deducted from the amount of Mr. Darling's tax.

The Assessors also recommend that \$6.58 be deducted from the tax on lot No. 156, west side of Park Row, Fifth ward, assessed to Rosa G. Goddard dard.

In the matter of the assessments for the widening of Euclia street, your committee, after a thorough investigation, and hearing all persons appearing, are of the opinion that the assessment roll for Euclid street widening, as made by the City Assessors, and heretofore reported to the Common Council, be confirmed.

ouncil, be communed.

All of which is respectfully submitted.

W. H. Marson,

W.M. H. Sullivan,

L. J. Hall, C. STEIN. Assessment Committee,

Ordered received, filed and published.

By Ald. Marson—Resolved, That the City Treasurer be authorized to receive of George J. Binder one hundred and forty-seven dollars and thirteen cents (\$147.13) for the assessment on pt. lot 42, Troup tract, for West avenue asphalt improvement, and charge balance of said assessments to overconcerts. erroneous assessments. Adopted.

By Ald. Marson—Resolved, That the City Treasurer be authorized to receive of Watson E. Darling the sum of twenty-two dollars and fourteen cents (\$22.14) for the General City Tax on his lot on Merriam street and charge balance to erroneous assessments. Adopted.

By Ald, Marson—Resolved, That the Treasurer be authorized to receive of Rosa G. Goddard the amount of the General City Tax for 1887, on lot 156, west side of Park Row, fifth ward, less six dollars and fifty-eight cents, to be charged to errorsons, researchers, and cancel said roneous assessments, and cancel said Adopted.

By Ald. Marson-Resolved, That the assessment roll for Euclid street widening, as made by the City

roll for Euclid street widening, as made by the City
Assessors, be and hereby is confirmed.
Adopted by the following vote:
Ayes—Ald. Tracy. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Judson, Stein,
Bohrer, Kelly, Thayer—14.
Ald. Elliott reported progress from the Park,
Ald. Elliott reported progress from the Park,

Manual and Elmwood avenue special committees. and the committees were granted further time.

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

By the Clerk-

MAYOR'S OFFICE, ROCHESTER, N. Y., Sept. 6, 1887.

Gentlemen of the Common Council:

The contract prepared by Mr. Emil Kuichling to be entered into with him by the city, has not, as yet, been executed, and the same is hereby presented to your board for its approval.

I would suggest, that if the same proves satisfactory, that the execution thereof be directed, and that the special committee, the City Attorney and the Mayor, be clothed with authority to add such other provisions as may be deemed for the city's best interests. city's best interests.

city's best interests.

CORNELIUS R. PARSONS, Mayor,
Contract for making Surveys, Plans and Estimates
for a Trunk Sewer, in the Eastern Portion of the
City of Rochester, N. Y.:

This Agreement, Made and concluded this—
day of September, in the year one thousand eight
hundred and eight-seven, by and between Emil
Kuichling, civil engineer, of the city of Rochester,
N. Y., as contractor and party of the first part,
and the Mayor of the City Rochester, N. Y., of the
second part. second part.

Witnesseth, That the party of the first part has agreed, and by these presents does agree with the party of the second part, for the consideration hereinafter mentioned and contained, and under the penalty expressed in a bond bearing even date herewith and hereunto annexed, to furnish and perform all of the labor required in making the surveys, maps, profiles, plans and estimates of cost of a trunk sewer and appurtenances which shall receive the drainage and sewage from the eastern portion of said City of Rochester, N. Y., and north of the range of hills known as Mount Hope and Pinnacle, in full accordance with the following specifications, as submitted to the Common Council Witnesseth, That the party of the first part has specifications, as submitted to the Common Council of said city, on June 14, 1887, and printed in the official proceedings of said Council, for said date,

First. Said party of the first part shall make all necessary instrumental surveys and take all necessary levels over the territory to be drained by the proposed trunk sewer, to fully supplement the existing topographical map of the eastern part of said city, to define the principal tributary drainage said city, to define the principal tributary drainage to said sewer, and to exhibit the topography thereof correctly by contour lines on a suitable map; also, to perform similar necessary work in districts adjacent to the city limits where the same may be affected by the requisite adjuncts of said trunk sewer, such as storm-overflows, or purification sta-

tions, should the latter be required. Second. Said party of the first part shall indicate Second. Said party of the mist part shall indicate upon said map of the eastern part of said city all existing main outlet sewers tributary to said trunk sewer, and such others as may, in his judgment, become expedient to be constructed in the near future, together with the proper sizes or dimensions these is such man thus prepared also to exsions thereof; such map, thus prepared, also, to exhibit the route of the proposed trunk sewer and, along with a sufficient number of accessory profiles, to satisfactorily demonstrate the efficiency of all the main sewers tributary to or intercepted by

said trunk sewer.

Third—Said party of the first part shall make all necessary excavations, test pits or borings through the soil and down to the underlying rock where required or where the surface of such rock may be above the grade of the bottom of said trunk sewer, along the route of soid sower, as will suffice to the along the route of said sewer, as will suffice to determine the general character of the excavation required for the construction thereof, and shall record all such data upon the maps and profiles afore-

Fourth—Said party of the first part shall make a thorough and exhaustive study of the problems involved in the determination of the proper dimensions and grades of said trunk sewer throughout its entire length, and shall show its capacity for dis-charging surface drainage water at various points together with the discharge of the tributary main

sewers.

Fifth-Said party of the first part shall make all ritin—said party of the first part shall make all necessary general and working maps, plans and drawings and specifications for said trunk sewer and its immediate adjuncts, such as storm overflows, man-holes, lamp-holes and junctions with existing or contemplated tributary sewers, and shall also submit a careful estimate of the cost of cold work.

said work.
Sixth—Said party of the first part shall also submit a thorough discussion of the various methods of sewage disposal and treatment which may here or sewage disposar and treatment which may here be available, as it is probable that one or more of such methods may in the future have to be adopted; also estimases of the cost of such disposal or treatment, together with general plans for same if

required.

Seventh—Said party of the first part shall, within Seventin—Said party of the init part shall, within the period of one year from the date of this agreement, or sooner if possible, submit a comprehensive report on the entire project, accompanied with the maps, plans, profiles, working drawings, specifications, and other data above mentioned, provided that the said data of agreement occurs on or before fications, and other data above mentioned, provided that the said date of agreement occurs on or before the first day of October, 1887, and that provisions for the payments specified shall have been made; and in case that such date shall occur subsequent to the first day of October, 1887, and before the first day of April, 1888, the said period of one year shall be estimated as beginning on the first day of April, 1888, conditioned that provision for the payments specified shall then have been made.

sspecified shall then have been made.

Eighth—The said party of the first part shall also aid, as far as practicable, in the framing of any legislation which may be needed for the construction of said trunk sewer, as soon as the plans therefor shall have been sufficiently matured to enable an intelligent presentation of the project in all of its

bearings to be made.

Ninth—The foregoing specifications, terms and conditions shall be regarded and considered as conconditions shall be regarded and considered as con-templating the performance of such an amount of surveying and engineering work as will enable the Common Council or the Executive Board of said city to proceed, immediately after the presentation city to proceed, immediately after the presentation of the said plans and report, with the letting and construction of said sewer, if desirable; it being understood, however, that the party of the first part shall not be required to secure any easements or rights of way that may be required prior to com-

or rights of way that may be required prior to commencing the construction.

Tenth—The said party of the first part shall provide all necessary office room, stationery, instruments and appliances required in the work, and shall furnish and pay for all assistance and labor, and incidental travelling expenses for himself and assistants, that may be required in the performance of the work above specified and contemplated to be done on his part. Said party of the first part shall also indemnify and save harmless the said city of Rochester from any claims for damage sustained, or alleged to have been sustained, by any persons or corporation by reason of his entry upon their premises for the purpose of making said surveys and examinations.

veys and examinations.
Said part of the first part also covenants and agrees to indemnify and save harmless the said city agrees to indemnify and save harmless the said city of Rochester from all claims, costs, expenses or liabilities accrume because of damage, loss or injury to any persons or corporations, or to the property of the same, sustained or alleged to have been sustained, in consequence of any negligence, inputed negligence or improper act on the part of the party of the first part, his agents or employees, either from not carefully conducting and guarding any excavation or test pit made by him or under his direction, or from neglecting any proper or

needful precaution that may be required of him. It is also mutually understood and agreed that said party of the first part shall have permission to ex-cavate such test pits in any of the public streets or highways along the route of said sewer within the nighways along the route of said sewer within the corporate limits of said city; and that in consideration of such permission he will cause the street surface, of whatever description, so disturbed or excavated by him or under his direction, to be properly refilled, and the pavement to be replaced in the best and went read-marked like means and to in the best and most workmanlike manner, and to be so maintained for a space of three months after the refilling and repairing shall have been com-

the refilling and repairing shall have been completed, all at his own proper cost and expense. And the party of the second part agrees to pay to the said party of the first part, as full compensation for performing faithfully and punctually all of the work embraced in the contract, and the faithful observance of all of the foregoing stipulations by him to be observed, the sum of eleven thousand dollars (\$11,000.00), to be paid in twelve equal monthly installments, the first installment to be paid at the end of the first month after the date of this agreement as above defined, and the last at the end of one year from said date.

of this agreement as above defined, and the fast at the end of one year from said date.

It is also mutually understood and agreed that no assignment of this contract shall be made by the said party of the first part, and that he will devote substantially his entire time to the performance of the work herein contemplated, beginning with the date of this agreement, as aforesaid.

It is also mutually understood and agreed that the said party of the first part shall have the priv-ilege of employing his assistants and dismissing the same without any conditions or reservations whatsame without any conditions or reservations what-ever on the part of the party of the second part; also, that the party of the first part shall have full and free access at all reasonable times to all maps, plans, profiles, drawings, documents, records and memoranda, relating to topography and sewerage of the eastern portion of the said city, which have heretofore been prepared in or by any of the de-partments of said city's government, and which are now the property of said city.

In witness whereof, the said party of the first part has hereunto set his hand and seal, and the Mayor of said city has hereunto set his hand and affixed the corporate seal of the party of the sec-ond part, the day and year first above written.

BOND.

Know all men by these presents, that we, Emil Kuichling,
of the city of Rochester, N. Y., are held and firmly bound unto the city of Rochester, N. Y., are held and firmly bound unto the city of Rochester, N. Y., are held and frimly bound unto the city of Rochester, R. Y., or its certain attorneys, successors or assigns, for which payment well and truly to be made, we and each of us do bind ourselves and each of our heirs, executors and administrators, jointly and severally, firmly by these presents.
Sealed with our seals the day of one thousand eight hundred and eighty-seven.
Whereas, the above bounden Emil Kuichling, by an instrument in writing, under his hand and seal, bearing even date with these presents, has contracted with the said city of Rochester, N. Y., through its Mayor, to furnish and perform all of the work required in making the necessary surveys, maps profiles, plans and estimates of cost of a Know all men by these presents, that we, Emil

maps profiles, pians and estimates of cost of a trunk sewer in the eastern portion of the city of Rochester, N. Y., as provided in said instrument. Now therefore, the condition of the above obligation is such, that if the said Emil Kuichling shall well and truly perform the work and fulfill all the conditions mentioned in the aforesaid instrument or contract, then this obligation to be void; else to remain in full force and virtue.

Signed and sealed in the presence of

Y OF ROCHESTER, COUNTY OF MONROE, CITY OF ROCHESTER. STATE OF NEW YORK.

of the city of Rochester, N. Y., each being duly sworn, deposes and says that he is a freeholder in said city and is worth the sum of five thousand dollars over and above all debts and liabilities, and over and above all his property which is exempt by law from execution.

Subscribed and sworn this before me.

Ordered received, filed and published.

By Ald. Kelly— Whereas, This Common Council did, at its meet ing of August 15, 1887, accept the proposal of Emil Kuichling, submitted on June 14, 1887, to **m**ake the Küichling, submitted on June 14, 1887, to make the necessary professional surveys, examinations, tests, drawings, maps, plans and specifications for a trunk sewer on the east side of the Genesee river, in this city, and a thorough plan and estimates for the disposal and treatment of the sewage therefrom: and did also direct the mayor of this city to enter into contract with said Emil Kuichling for the purposes mantioned: and

from: and did also direct the mayor of this city to enter into contract with said Emil Kuichling for the purposes mentioned; and Whereas, The said Emil Kuichling has prepared and submitted a form of such contract and bond to the Mayor for approval, and is ready to execute said contract and commence the said work at once, provided that definite provision be made by this Common Council for the payments stipulated in said proposal; therefore,

Resolved, That the Mayor be, and he is, hereby directed to execute on behalf of the city, the said contract as presented by said Emil Kuichling, after having incorporated therein such further conditions and provisions as the said Mayor and the city attorney may deem expedient for the protection of the city's interests, and at the same time consistent with the intent of the proposal of said Emil Kuichling heretofore submitted to and accepted by this Common Council; also that the City Clerk be and he is hereby directed to draw orders, payable from the Contingent Fund, on the City Treasurer from time to time for such sums as may become due and payable to said Emil Kuichling under the terms of said contract, after on the City Treasurer from time to time for such sums as may become due and payable to said Emil Kuichling, under the terms of said contract, after such contract shall have been approved and properly executed; and that the City Treasurer is hereby authorized and directed to accept such orders and pay the amount of the same out of the Contingent Expense Fund; also that said Treasurer is herewith directed to keep a separate account of all payments so made by him under said contract, and to charge the amount of such payments to the fund provided for the construction of said trunk sewer, when the same shall be created.

Ald. Kelly moved that the communication and resolution be received, filed and published, and referred to a committee of five to be appointed by the chairman, said committee to report at the next

meeting. Adopted. By the Clerk—

OFFICE of EXECUTIVE BOARD, ROCHESTER, N. Y., Sept. 6, 1887.

To the Hon. the Common Council:

GENTLEMEN—Proposals for Caledonia avenue stone sewer was opened by the Executive Board to-day, and two bids were received, one of which is above the estimate and the other is about 100 dolars. lars less than the estimate provided in the ordin-

The Executive Board deem it not advisable to The executive Board deem it not advisable to award the contract in a work of the magnitude of \$25,000 where the margin is not large enough to provide for any contingencies, and entirely insignificant to pay for inspection. The proposed improvement is therefore left to your honorable body for such action as you may deem beginning. for such action as you may deem proper.

Respectfully submitted,
Thos. J. Neville, Clerk.
Ald. Marson moved that the Surveyor prepare a new ordinance for Caledonia avenue Adopted. sewer.

By the Clerk-

ROCHESTER, Sept. 6, 1887.

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

GENTLEMEN—I have to report that I have received from Comptroller of the State of New York a check to the amount of \$8,092.37 in full for the appropriation made by chapter 643, laws of 1887, for the use by the State of Rowe street sewer, which amount is just one-half of the actual cost to the city for the construction of Rowe street

sewer, Ordinance No. 2,813, and for the extension of Rowe street sewer, Ordinance No. 2,845, and I would therefore recommend that you adopt a resolution directing the Treasurer to refund to each of the parties named in said rolls one-half of the assessment against them exclusive of all interest.

Very respectfully,

JOHN A. DAVIS, Treasurer.

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

Resolved, That after paying the expenses connected therewith amounting to \$53, the Treasurer be directed to refund in a proportionate manner to the persons named in the Roll for Rowe St. Sewer No. 2,813, and Extension of Rowe St. Sewer No. 2,845, the balance of the moneys received in payment for the use of said sewers by the State. Adopted.

By the Clerk-

TREASURER'S MONTHLY REPORT.

CITY TREASURER'S OFFICE. September 6, 1887.

To the Honorable, the Common Council: GENTLEMEN—The Treasurer herewith submits the monthly statement of the balances of the principal funds, on the 6th day of September, 1887, as required by section 58 of the city charter:

required by section so of the city charter:
Departments. Balances undrawn.
Board of Education Building fund \$58,004 08
Repair fund 6,328 06
Contingent fund 26,596 61
Teachers' fund 120,615 78
Fire Department fund 81 511 02
FOOF Department fund 37 925 93
Police Department fund. 63,114 67
Contingent fund. 38,529 64
Highway fund. 52,816 11
Lamp fund 93,086 48
Health fund
City Property fund 9,045 33
Park fund. 9,045 55 70
Water Works fund 45,075 10
Water Works fund
Water Pipe fund
John A. Davis, Treasurer.

Subscribed and sworn to before me, (

this 6th day of September, 1887. EDWARD THOMAS, Commissioner of Deeds. 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:

of Rochester:

GENTLEMEN—I would respectfully request that your honorable body authorize me to take an appeal to the General Term from the judgment and intermediate order in the case of John Miller and another against the city of Rochester, in which action an injunction after six months will become operative, restraining the city from discharging sewage from the various outlet sewers emptying into Thomas Creek, or its tributaries, as the questions therein involved are such that ought, in justice to the interests of the city, be reviewed by the appellate court. Yours respectfully,

IVAN POWERS, City Attorney.

Ordered received, filed and published.

By Ald, Kohlmetz—Resolved, That the City At-

By Ald. Kohlmetz—Resolved, That the City Attorney take an appeal to the General Term from the judgment and intermediate order or orders in the case of John Miller and another against the city of Rochester. Adopted.

CITY SURVEYOR'S OFFICE, ROCHESTER, N. Y., Sept. 6, 1887.

By the Clerk-

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

GENTLEMEN—In the matter of the McAdam improvement of North Scio street, which includes the construction of an amount of pipe sewer, it is found that the stone sewer on Scio street, north of the N. Y. C. & H. R. R. R., into which the pipe sewer must discharge is badly obstructed with sediment, at some points more than half filled.

less than two weeks.

Very respectfully, your obedient servant, I. F. QUINBY, City Surveyor.

Ordered received, filed and published.

CITY SURVEYOR'S OFFICE, ROCHESTER, Sept. 6, 1886.

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

GENTLEMEN—In submitting for your action an ordinance for changing the grade and crown of the roadway on a portion of Pinnacle avenue, it is due, in justice to this office, to make a brief statement of the facts in the case.

The final ordinance for the improvement of Pinal Continuous and the case.

The final ordinance for the improvement of Pinnacle avenue was passed June 1st, 1886, and the contract let August 6th, of the same year, and the actual work begun a few days afterward. After the advertisement for the work the plans, profiles and specifications for it were on exhibition in the and specifications for it were on exhibition in the City Surveyor's office, and the parties immediately interested had an opportunity and were invited to suggest changes, which, as far as practicable, would have been made. The plans called for a crown of roadway of six (6) inches, for a width between curbs of the thirty-six (36) feet, and this at the request of the abutting property owners. Subsequently, by ordinance passed at their request, the width between the curb lines at the northerly and westerly ends of the avenue was reduced to 30 feet. reduced to 30 feet.

The grading, setting of the curbs, and the laying The grading, setting of the curvs, and the laying of the pavement from Alexander street to a point about 100 feet south of Grand street was completed on, or before, the 1st of November last, and up to the 1st of July of this year no complaint was made, nor was any desire expressed to have the changes made that are now asked for. It is strange that, narties interested in the im-

It is strange that are now askedior. It is strange that parties interested in the improvement referred to should have allowed nine months to pass, with the work finished and under their eyes, and subject to their inspection, before

any changes were proposed.

Southward on the avenue from Grand street to the city limits the change in the crown of the roadway was made on the application of the abut-

ting property owners. With this brief statement of the question it is left in the hands of your honorable body to take such action as may seem expedient. Very respectfully,
Your ob't servant,
I. F. QUINBY, City Surveyor.

Ordered received, filed and published. By the Clerk-

CITY SURVEYOR'S OFFICE, ROCHESTER, N. Y., Aug. 31, 1887.

To the Honorable the Common Council of the City

Gentlemen—In accordance with the resolution introduced by Ald. Kohlmetz and adopted at your introduced by Ald. Konlmetz and adopted at your last regular meeting relating to Citizen street, I would report that after a thorough examination and inquiry in the County Clerk's office and in the office of the City Clerk and City Surveyor, nothing can be found to show that the street named was ever opened under the authority of the Common Council, or ever dedicated to and accepted by the

Very respectfully your obedient servant,

I. F. QUINBY, City Surveyor.

Ordered received filed and published. .

By the Clerk-

OFFICE OF THE OVERSEER OF THE POOR,) ROCHESTER, Sept. 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 August h		· -
lieved 273 families in the following manner	::	
Orders on poor store	\$ 903	25
Orders on coal yard		25v
Orders on undertakers	85	
Orders for transportation	11	
Orders for shoes	. 3	10

Total.... 25 50 Less amount charged to towns...... Total to city.....Ordered received, filed and published. ...\$ 10,48 97

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Sept. 6, 1887.

In Board of Health, Sept. 3, 1887:

By Com. Howard—Whereas, It was agreed between this Board and Patrick Fahy of the city of Rochester, on or before the 2d of September, 1884, that a certain judgment recovered by said city against him for \$61.75 on the 28th of July, 1884, and docketed in Monroe County Clerk's office on the 14th of August, in said year, upon the filing of a transcript from the Municipal Court of said city, in which court said judgment was rendered, should be forgiven and discharged upon condition that said nuisance be then abated and no appeal taken by said defendant. said defendant.

And whereas, Said nuisance was immediately thereafter ended and said agreement fully carried

out by said Fahy;
Now, therefore, the Hon. the Mayor of the city
of Rochester is requested to execute and deliver to said Patrick Fahy a proper and sufficient satisfaction piece discharging the said judgment, and this Board recommends that the Common Council adopt a resolution directing this discharge of said judgment.

A true copy from the minutes. PETER SHERIDAN, City Clerk.

Ald. Kohlmetz moved that the communication lay on the table until the next meeting. Adopted. By the Clerk-

Monroe County-In the matter of the widening of the east end of Hand street, in the city of Rochester.

To the Honorable Common Council of the City of Rochester:

Gentlemen; The undersigned, who was appointed by the County Court of the county of Monroe, duly granted and entered on the 11th day of April. 1887, commissioners to inquire into and determine to what damages and compensation the owners of lands and buildings to be taken for the widening of the east end of Hand street, in the city of Rochester, would be entitled to, there being no occurants or tenants by the lands and buildings to the country as leasthed or off. no occupants or tenants having a leasehold or other interest in said premises or buildings, respectfully report and certify their awards of damages, as incident to the widening of the east end of Hand street, as follows;

The several pieces and parcels of land required for said improvement are described as follows:

for said improvement are described as follows:
All that tract or parcel of land described as follows: Commencing at apoint in the south line of Hand street, at the intersection of the west line of lot twenty-two of the Gorham tract; thence north thirteen and one-half feet to the south line of lot twenty-eighth of Riley's subdivision of lots twenty-one and twenty-two of the Gorham tract; thence east, along the south line of lot twenty-eight, six feet; thence south twelve feet; thence west six feet, to the place of beginning.

The record title of these premises is in John Wolfart, but the portion thereof sought to be acquired herein have been, for more than twenty-two years last past, and now are, used by the public of the city of Rochester for public highway purposes and uses, and in hostility to any rights of said Wohlfart, and that such user has been open.

said public.

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

Commencing at the southeast corner of the above described premises; thence running easterly on a line in the prolongation of the south line of Hand street until it intersects the west line of lot twenty-eight of Riley's subdivision; thence west-erly along the south line of said lot twenty-eight to the northeast corner of the lot first described;

to the normeast corner of the lot first described; thence southerly along the line of said lot first described, twelve feet, to the place of beginning.

These premises owned by Christina Yackle, of the city of Rochester, subject to a mortgage to the Mutual Life Insurance Company of New York for

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

scribed as follows:
Commencing at the northwest corner of the premises first described; thence northerly, six and seventy-five one-hundreths feet; thence easterly, about two hundred and thirty-five feet, to the west line of Clinton street; thence southerly along the west line of Clinton street, about thirty feet to the land of Christina Yackle; thence westerly, about two hundred and thirty-five feet to the place of beginning.

about two intured and thirty-live feet to the place of beginning.

These premises are known as lot number twenty-eight of Riley's sub-division, and the record title of said premises is in the heirs of John B. Parmalee, deceased, but the portion thereof sought to be lee, deceased, but the portion thereof sought to be acquired herein have been, for more than twenty-two years past, and now are used by the public of of the city of Rochester for public highway purposes and uses, and in hostility to any rights of said Parmalee's, or their descendent, and that such user has been open, notorious and continued by, and on

the part of said public.

Therefore, we the subscribers, the commissioners, having been duly sworn, as required by the statute in such case made and provided, and having statute in such case made and provided, and naving 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 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 of the lands and premises thus to be taken for the widening of the east end of Hand street will severally sustain by being deprived thereof, and so award the full amount of such damages, and fix the com-pensation which each of the owners shall receive therefor, as follows:

To John Wolfart of Rochester, N.Y., one dollar,

To John Wolfart of Rochester, N.Y., one dollar, payable to him.

To Christina Yackle of Rochester, N.Y., three hundred and fifty dollars, payable to the Mutual Life Insurance Company of New York, mortgagee. To the heirs of John B. Parmelee, of Ogden, Monroe County, N.Y., one dollar, payable to them. The awards hereby made, after deducting all taxes and assessments which have become a lien more the lands described and which approaches

upon the lands described, and which are now due, to be paid, as hereinbefore provided.

All of which is respectfully submitted.

Dated at Rochester, N. Y., this 6th day of Sep-

tember, 1887.

[Copy.]

JOHN BERNHARD, BARNARD SCHWAB,

Commissioners.

I concur in so much of the foregoing report as 1 concur in so much of the foregoing report as describes the property necessary to be taken for the improvement contemplated by the ordinance. I find the title of the first parcel to be in John Wohlfart, and award him one dollar, as damages, payable to him. I find the title of the second parcel payable to him. I find the title of the second parcel as found in the majority report, and award the owner, Christina Yackel, one hundred dollars, payable to the mortgagee. I find the record title of the third parcel to be in the heirs of J. H. Parmalee, deceased, whose names and places of residence are unknown, but that George S. Riley, of Rochester, claims to be the owner in fee of said premises by virtue of a defeasance, executed by J. H. Parmalee, the legal effect of which it is claimed constitutes the deed from Riley to Parmalee, a mortgage. 1 am unable to concur

with the other members of the commission in the finding that the last above described premises the finding that the last above described premises have been for more than twenty-two years last past, and now are used by the public for public highway purposes, and in hostility to any right of said Parmelees or their decedent, and that such use has been notorious and continued by and on the part of said public. The fact that the city has constantly assessessed and received taxes on the property and has at least twice before instituted proceedings to acquire the property in question for street purposes, and the property in question for street purposes, and the entire absence of proof of any act on the part of the city or the public showing any use of the property by claim or right, are inconsistent with the findings of a twenty yeart' adverse user. I award the sum of \$1,800.00 as damages to the owner of the preparation of the property and the property of the property, and the money to be deposited in the Monroe County Savings Bank, subject to the order of the court. G. F. Slocum, Commissioner. Ordered received, filed and published.

By Ald. Kohlmetz–Resolved, That the next regular meeting of the Common Council, Tuesday evening, September 20th, 1887, be and hereby is designated as the time when any objections to the confirmation of the report of the commissioners in the matter of widening Hand street will be heard.

Adopted.

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD. ROCHESTER, Sept. 1, 1887.

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

I have the honor to transmit herewith, as required by law:
First, monthly report, showing expenditures made by the Executive Board for all purposes, dur-

ing the month of August, 1887, Orders drawn on the City Treasurer:

Highway fund, for labor.....\$ 5,998 41 Water works fund, for interest on bonds as per resolution... 25,000 00

Potal \$30,998 41 Balances in funds September 1, 1887. Dr.

 City Treasurer
 \$96,697
 94

 Street sprinkling funds
 9,123
 29

 Local Improvement funds
 96,211
 98
\$96,697 94 Total..... \$202,033 21

Highway fund. ,\$55,964 87 Water Pipe fund. 35,922 80 Water Works fund. 24,320 39 \$202,033 21

Respectfully submitted, THOMAS J. NEVILLE, Clerk.

Ordered received, filed and published.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

MASON STREET SEWER ENLARGEMENT.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of taking up, deepening and enlarging of Mason street sewer.

Adopted.

The Surveyor submitted as such estimate \$1,450.

The Surveyor submitted as such estimate \$1,450. By Ald. Judson—Resolved, That the following improvement is necessary, viz:

The taking up, deepening and enlarging of the present nine (9) inch pipe sewer in Mason street from the eastern terminus of said street to Third street, the depth of the reconstructed sewer to be as great as practicable and the old pipe to be replaced by 12-inch vitrified pipe; also the construction of all required manholes, lampholes, surface sewers, lot laterals and lot connections; also the necessary roadway grading and gutter formations. 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 \$1,450. Which estimate is hereby approved:

\$1,450, 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, viz:

pense thereof, viz:

One tier of lots and parcels of land on each side
Mason street from Third street to the eastern terminus of said Mason street; also one tier of lots
and parcels of land on each side of Driving Park
avenue, from the point at which the sewage in said
avenue flows westward, to Third street; also one
tier of lots and parcels of land on each side of Third
street from Driving Park avenue to Mason street,
mercorrien to the henefit which each will dein proportion to the benefit which each will derive therefrom.

rive 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 interested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening, Sept. the 20th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

when allegations will be heard.

Adopted. SCIO STREET SEWER CLEANING.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of cleaning the street sewer in a portion of Scio street.

Adopted.
The Surveyor submitted as such estimate \$105.
By. Ald. Judson—Resolved, That the following improvement is necessary, viz.: That the follow-

ing improvement is necessary, viz.:
The cleaning of that portion of the Stone sewer
in Scio street that is included between the northern terminus of the pipe sewer under the N. Y. C.
& H. R. R. R. property and the manhole at the
intersection of Hibbard Place with Scio street.
And Whereas, The City Surveyor, under the directions of this Council, has made an estimate of

And Whereas, The Chy Surveyor, under the directions of this Council, has made an estimate of the whole expense thereof, and reports the same at \$105, 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, viz.:

One tier of lots and parcels of land on each side of Scio street from Davis street, to the produced medial line of Hibbard Place 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 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, September the 20th, 1887, at 70'clock, at the Common Council chamber, when allegations will be heard.

Adopted.

Adopted.

PINNACLE AVENUE ROADWAY GRADE CHANGING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of changing the grade of the roadway on a portion of Pinnacle avenue. Adopted. The Surveyor submitted as such estimate \$1,500. By Ald. Kohlmetz—Resolved, That the following

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The changing of the grade and the crown of the roadway on Pinnacle avenue from Alexander street to a point about 100 feet south of Grand street, including the taking up and re-setting the curbs and the taking up and re-laying the pavement within the limits named—the new grade established to be adjusted as far as practicable to the remades of the premises abutting on that nortion of tablished to be adjusted as far as practicable to the grades of the premises abutting on that portion of Pinnacle avenue within which aforesaid limits it is proposed to make the changes.

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

the whole expense thereof, and reports the same at \$1,500, 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, viz.:

One tire of lots and passels of lond on each size.

One tier of lots and parcels of land on each side of Pinnacle avenue from South avenue to the city

line, in proportion to the benefit which each shall

derive therefrom.

And the Clerk is hereby directed to publish no tice in pursance 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, Sept. the 20th, 1887, at 70° clock, at the Common Council Chamber, when allegations will be heard.

NORTH JOINER STREET GRADING AND PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of grading and the construction of plank sidewalks on North Joiner street,

sidewalks on North Joiner street,
Adopted.
The Surveyor submitted as such estimate, \$3,610.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The grading of the sidewalks on North Joiner street from Clifford street to Norton street, and the construction of a two plank sidewalk on each side of the portion of North Joiner street aforesaid within the terminal limits named, with the necessary crosswalks, box culverts and gutter formations.

And whereas, The City Surveyor, under the directions of this Council, has made an estimate of the whole expense thereof, and reports the whole expense thereof, and reports the same at \$3,610, which estimate is hereby ap-

proved.

Resolved, further, the following portion of said tity is deemed benefited and properly ought to be assessed by a local assessment for the whole ex-pease thereof, viz.:

One tier of lots and parcels of land on each side of North Joiner street from Clifford street to Norton street in proportion to the benefit which each

ton screet 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 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, Sept. the 20th, 1887, at 7 o'clock, at the Common Council Chamber. when allegations will be heard.

Adopted.

TAYLOR STREET PLANK WALKS.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Conneil the expense of constructing plank sidewalks on each side of Taylor street, from the N. Y. C. & H. R. R. R. tracks to Silver street.

Adopted.

The Surveyor submitted as such estimate \$825. By Ald. Kohlmetz—Resolved, That the following

By Ald. Kohlmetz—Resolved, 1 had the following improvement is necessary, viz.:

The construction of plank sidewalks four (4) feet wide on each side of Taylor street, from the N. Y. C, & H. R. R. R. tracks to Silver street; with the necessary crosswalks, sidewalk grading and

the necessary crosswalks, sidewalk grading and gutter formations.

And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole expenses thereof, and reports the same at \$825, 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, viz.:

One tier of lots and parcels of land on each side of Taylor street, from the southern line of the N.

of Taylor street, from the southern line of the N. Y. C. & H. R. R. R. tracks to Silver 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 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, Sept. the 20th, 1887, at 7 o'clock, at the Common Council Chamber when allegations will be heard.

Adopted

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ALPHONSUS AVENUE GRADING AND PLANK WALK

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a plank walk on the South side of Alphonsus avenue, together with the grading of the roadway and sidewalks from Carter street to Hudson street.

Adopted.

The Surveyor submitted such estimate, \$2,000.
By Ald. Kohlmetz—Resolved, That the following

improvement is necessary, viz:

The grading of the roadway and sidewalks on Alphonsus avenue from Hudson street to Carter street and the construction of a plank sidewalk four (4) feet and eight (8) inches wide on the south side thereof, within the terminal limits named, with the necessary box culverts, crosswalks and gutter formations.

gutter formations.

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 \$2,000, which estimate is hereby approved. Hesolved, further, that the following portions of said city is deemed benefitted 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 Alphonsus avenue from Hudson street to Carter street in proportion to the benefit which each will

derive therefrom.

And the Clerkis hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter of 1880, of the City of Rochester, that 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, Seyt. the 20th, 1887, at 7 o'clock, at the Common Council Chamber. when allegations will be heard.

Apdoted.

NORTH STREET GRADING AND PLANK WALKS. By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank sidewalks on both sides of North street, together with the grading of the roadway and sidewalks from Alphonsus ave-

nue to Clifford street.

Adopted.
The Surveyor submitted as such estimate \$560.
By Ald. Kohlmetz—Resolved, That the follow-

By Ald. Konimetz—Resolved, That the following improvement is necessary, viz.:

The grading of the roadway and sidewalks on North street, from Clifford street to Alphonsus avenue and the construction of plank sidewalks four (4) feet and eight (8) inches wide on each side thereof, within the terminal limits named, with the processary how, culvatic grosswalks and gutter. the necessary box culverts, crosswalks and gutter formations.

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

\$560, 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, viz.:

One tier of lots and parcels of land on each side of North street, from Clifford street to Alphonsus avenue, in proportion to the benefit which each will derive therefrom.

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 o said improvement, are required to attend the Common Council on Tuesday evening, Sept. the 20th, 1887, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

NINTH STREET PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in Ninth street.

Adopted.

The Surveyor submitted as such estimate \$925.

By Ald. Judson—Resolved, That the following improvement is necessary, viz:

The construction of a vitrified pipe sewer twelve (12) inches in diameter in Ninth street, from the northeasterly boundary of the Erie Canal lands, and to extend thence northward along the medial line of Ninth street, to intersect the Rowe street sewer, with required manholes, lampholes, surface

sewer, with required mannoles, lampnoles, surface sewers, lot laterals, lot connections, roadway grading 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 reports the same at

syst, whole expense thereby, and reports the same at \$925, 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, viz:

One tier of lots and parcels of land on each side of Ninth street, from the northeasterly boundary of the Eric Canal lands to Rowe street, in proportion to the benefit which each will derive there-

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, Sept. the 20th, 1887, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

PHILANDER STREET PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in Philander street.

Adopted.

The Surveyor submitted as such estimate, \$1,360. By Ald. Judson-Resolved, That the following

improvement is necessary, viz.:

The construction of a vitrified pipe sewer twelve (12) inches in diameter, in Philander street, beginning at a point ninety-five (95) feet north of Syracuse street and extending northward to intersect the sewer in German street, with all required man holes, lampholes, surface sewers, lot laterals, lot conections, roadway grading, box culverts and gutter formations.

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

1330, 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, viz.:

One tire of lots and parcels of land on each side.

One tier of lots and parcels of land on each side Philander street, from Syracuse street to German 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 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, September 20th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

ULM STREET PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in Ulm street from the center of Keller street to the sewer in Bay street.

Adopted.

The Surveyor submitted as such estimate \$2,110.

The following By Ald. Judson-Resolved, That the following

improvement is necessary, viz.:
The construction of a vitrified pipe sewer twelve (12) inches in diameter in Ulm street, beginning at the center of Keller street and extending southward to intersect the sewer in Bay street now in process of construction, with all required manholes, lampholes, surface sewers, lot laterals and lot connections, roadway grading and gutter formations.

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

**Resolved, further—That the following portion of saciety 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 Ulm street from Keller street to Bay street in proportion to the benefit which each shall derive

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 interested in the subject matter of and persons interested in one sadject matter of said improvement, are required to attend the Comamon Council on Tuesday evening, Sept. the 20th,
1887, at 7 o'clock at the Common Council Chamber,
when allegations will be heard.

Adopted.

HAWLEY, REYNOLDS AND FLINT STREETS PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing vitrified pipe sewers in por-tions of Hawley, Reynolds and Flint streets.

Adopted.

The Surveyor submitted as such estimate, \$2,525.

By Ald. Judson-Resolved, That the follow-

By Ald, Judson—Resolved, That the following improvement is necessary, viz.:
The construction of a continuous line of vitrified pipe sewers, eighteen (18) inches in diameter, beginning at the western terminus of the sewer now in process of construction in Hawley street, thence along said Hawley street to the medial line of Reynolds street; thence along said medial line of Reynoids street; thence along said medial line of Reynolds street to Flint street; thence westerly along Plint street to a point one hundred and forty (140) feet west of the westerly line of Reynolds street, with the necessary manholes, lampholes, surface severs, lot laterals and lot connections; also 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 expense thereof, and reports the same at

rection 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 assessed by a local assessment for the whole expense thereof, viz:

All the territory included within and described by the following boundary lines, viz:

Beginning at the intersection of Reynolds and Seward streets, thence northerly along Reynolds street, including one tier of lots and parcels of land on the easterly side thereof to Hawley street, excluding the lot on the southeasterly corner of Hawley streets though westerly along enuming the lot on the southeasterly corner of Hawley and Reynolds street; thence westerly along Hawley street to Jefferson ave., including one tier of lots on the north side thereof; thence southerly along Jefferson ave. to Seward street, including one tier of lots on the west side thereof, excepting the lot on the northwesterly corner of Seward street, the street of the street and to force average the second service of the second second service of the second s and Jefferson ave.; thence northerly along Jefferson ave., including one tier of lots on the east side son ave., including one tier of lots on the east side thereof to Magnolia street, excepting the lot on the northeast corner of Jefferson ave. and Seward st.; thence easterly along Magnolia street and including one tier of lots on the south side thereof to Seward st.; thence northerly along Seward st. to Reynolds st., excluding the lots on the northeast and southeast corners of Magnolia and Seward sts. in proportion to the benefit which each will derive therefrom. rive therefrom.

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 an persons inveressed in the subject matter of said improvement, are required to attend the Common Council on Tuesday evening, Sept. the 20th, 1887, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCE, NO. 3,265. PENNSYLVANIA AVENUE PIPE SEWER.

On motion of Ald. Judson, the Common Council proceeded to hear allegations 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 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 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, 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 time appointed in said notice, and, after hearing such allepointed in said notice, and, after hearing such allegations from all persons appearing,

Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Pennsylvania avenue from thirty feet east of First avenue to the Goodman street outlet sewer.

The Common Council of the City of Rochester, do ordain and determine that the following improvement is necessary and should be made, to

The construction of a vitrified pipe sewer fifteen (15) in thes in diameter in Pennsylvania avenue, beginning at a point about thirty (30) feet east of First avenue and extending eastward to form a connection with Goodman street outlet sewer, with necessary manholes, surface sewers, lot laterally and lot connections.

erals and lot connections; also the required rold-way grading and gutter formations. And the whole 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 \$6.500, 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:

One tier of lots and parcels of land on each side Pennsylvania avenue, from First avenue to Good-

man 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 which each derives therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, F
Fritzsche, Elliott, Foley, Selye,
Stein, Bohrer, Kelly, Thayer—14. · Fee, Kohlmetz, e, Hall, Judson,

FINAL ORDINANCE, NO. 3,288.

ST. JOSEPH STREET PIPE SEWER.

On motion of Ald. Judson, the Common Council proceeded to hear allegations in relation to the Improvement described in the Ordinance below, the said Common Council, before determining to 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 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, 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 time appointed in said notice, and, after hearing such allegations from said notice, and, after hearing such allegations from all persons appearing.

Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in St.

Joseph street, from the center of Langham street to the Clifford street outlet sewer.

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 construction of a vitrified pipe sewer twelve (12) inches in diameter in St. Joseph street, beginning at the central line of Langham street and extending southward to intersect the outlet sewer in Clifford street, with all necessary manholes, lampholes, surface sewers, lot laterals, lot 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 benefited thereby, hereinafter described; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and rehaving made an estimate of such expense, and reports the same at \$2,130, 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:

One tier of lots and parcels of land on each side of St. Joseph street, from Langham street to Clif-

ford street.

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 and advantage which each derives therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Judson, Stein, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,289.

KELLY STREET MACADAM IMPROVEMENT.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an esti-mate thereof 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 notice to expense 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 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 improvement to either the common Council of the all persons interested in the subject matter of such improvement to attend the 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 improve Kelly street from St. Joseph street to Hudson street.

The Common Council of the city of Rochester do ordain and determine that the following improve-ment is necessary and should be made, to wit: The construction of a MacAdam improvement on

Kelly street from the east crosswalk on St. Joseph street to the west crosswalk on Hudson street, by setting lines of Medina stone curbs thirteen and three-fourths (13%) feet, from and parallel to the medial line of Kellv street aforesaid within the specified terminal limits, with Medina stone gutters three (3) feet wide inside of and adjoining the said curbs, one foot of the width next to the curbs to be of flag stone, and the remaining two (2) feet to be of pavement; the roadway between the gutter lines thus established to have a MacAdam pavement laid upon a Telford stone foundation, with all Kelly street from the east crosswalk on St. Joseph ter lines thus established to have a MacAdam pave-ment laid upon a Telford stone foundation, with all required new surface sewers, and old surface sewers cleaned, repaired, extended and connected; also, flag sidewalks five (5) feet wide on each side of the said Kelly street, except where good flag walks now exist within the terminal limits named, with the necessary crosswalks, both parallel and transverse. And the whole expense shall be detrayed 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 \$11,500, 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:

One tier of lots and parcels of land on each side of Kelly street, from St. Joseph street to Hudson

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 advantages which each derives therefrom.

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Hall, Judson, Stein, Bohrer, Kelly, Thayer—15. Stein, Bohrer, Kelly, Thayer-

FINAL ORDINANCE No. 3,290.

KIRK STREET EXTENSION.

On motion of Ald. Bohrer, the Common Council proceeded to hear allegations in relation to the improvement pescribed 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 deemed proper to be assessed for the expense of such improvement, and having also the expense of such improvement, and having also caused 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 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 improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing,
Ald. Bohrer submitted the following:

An ordinance to extend Kirk street, from Scio

street to Union street.

street to Union street.

The Common Council of the City of Rochester.
do ordain 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 extension of Kirk street, from Scio street to Union street, by the direct prolongation of the lines of the said Kirk street now opened westward of Scio street.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be assessment upon the lots and parcets of raint to be benefited thereby, hereinafter described; 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 described as follows:

One tier of lots and parcels of land on each side of the proposed extension of Kirk street, from Scio of the proposed extension of this street, from Scio street to Union street, on which above described lots and parcels of land the whole expense of said improvement are hereby ordered assessed, the as-sessment upon each lot and parcel of land to be in proportion to the benefit which each derives there-

from.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall,
Judson, Stein, Bohrer, Kelly, Thayer—15.
Ald. Kohlmetz moved that action on the final
ordinance for Ward street asphaltum improvement
be postponed until the first regular meeting in
March next Adonted

March next. Adopted.

Ald. Kelly moved that the final ordinance for Myrtle street plank walk be amended so as to read

Myrite street plank want be amended so as to read as follows:

"The construction of a plank sidewalk four (4) feet wide on the west side of Myrtle street from Lyell avenue to the north line of the lot owned by Andrew Jamieson, except where good walks now exist, with the necessary sidewalk grading and

gutter formations; also the needed crosswalks." Adopted.

On motion of Ald. Kelly further action was postponed two weeks, and the Clerk was directed to publish the usual notice for allegations. Ald. Kelly moved that action on the final ordinance for Cameron and Otis streets pipe sewer.

No. 3,272, adopted August 15th last, be reconsid-

No. 3,272, adopted August 15th last, be reconsidered. Adopted.

Ald. Kelly moved that the ordinance be amended by inserting "10-inch pipe" in place of "12-inch pipe," and to strike out all that portion relating to Otis street. Adopted.

On motion of Ald. Kelly further action was postponed two weeks, and the clerk was directed to publish the usual notice for allegations.

Ald Elliott moved that when the City Surveyor.

Ald. Elliott moved that when the City Surveyor prepared an ordinance for plank sidewalks that he shall designate whether or not the walk shall be of pine or hemlock, and whether or not the stringers shall be of oak or hemlock. Adopted.

UNFINISHED BUSINESS.

Consideration of the applications of the Rochconsideration of the applications of the Rochester ester Electric Railway Company, the Rochester Cable Railroad Co., and the Rochester City & Brighton Railroad Company being in order, Ald. Kelly moved that consideration be further post-poned till the next regular meeting, Sept. 20th, 1887. Adopted.

Adopted.
The following came up:
"An Ordinance to regulate places of amusement, churches and halls within the city of Rochester."
The Common Council of the city of Rochester do

ordain as follows:

Section 1. No owner, lessee, manager, trustee or person or body having charge of any church, hall, theater, academy or other place in the city of Rochester, used for public worship, entertainments or exhibitions of any kind, shall permit the aisles or passages thereof to be encumbered by stools, chairs, benches or persons standing therein, or in any other manner, during the service, meeting, exhibition or entertainment.

Section 2. Every person violating the provisions of section one of this ordinance shall be liable to a

penalty of fifty dollars for each offense.

penalty of fifty dollars for each offense.

Section 3. Every execution issued upon a judgment recovered for a violation of this ordinrunce shall command the amount to be made from the property of the defendant, or defendants, if any such can be found, and, if not, then to commit the defendant, or defendants, to the Monroe County Penitentiary for a period of fifty days; 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 said term of fifty days.

Section 4. This ordinance shall take effect immediately.

diately.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Selye, Hall, Judson, Stein, Bohrer, Kelly, Thayer—14.

Nays—Ald. Foley—1.
On motion of Ald. Elliott the proposed penal ordinance to regulate "Manure deposits within the city of Rochester,' published at page 212 current proceedings, was referred to the City Attorney and Ald. Foley and Marson.

EXECUTIVE BUSINESS.

Ald. Selye moved to proceed to appoint Commissioners of Deeds and that the clerk cast the ballot.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Judson, Stein, Bohrer, Thayer—14.

James W. Casey, Louis B. Savard, Henry Geck, Jr., William B. Sackett, J. Vincent Alexander, and Millie C. Clark, having received the concurrent vote of the Common Council, were declared appointed Commissioners of Deeds.

MISCELLANEOUS BUSINESS.

By Ald. Fee

Resolved, That places for holding the polls of election for the several election districts of the city of Rochester for the ensuing year be designated and fixed as follows:
First ward—Sheriff's office, Court House.
Second ward—Number Three Engine House,

Platt street.

Third ward—First district—Building formerly Livermore's livery stable office, Caledonia avenue. Third ward—Second district—Building corner Tremont street and Plymouth avenue.

Fourth ward-Number One Engine House, Stone

ward-First district-H. Bartholomay's

Fifth ward—First district—H. Bartholomay's building, 276 North St. Paul street.
Fifth ward—Second district—Mary K. Mauder's store, No. 4 Oakman street.
Sixth ward—Paul Englehardt's building, Nos. 69 and 71 Chatham street, near Central avenue.
Seventh ward—First district—Wm. Young's building, No. 169 Monroe avenue.
Seventh ward—Second district—Mrs. Marcotte's store, corner Monroe avenue and Meigs street.
Eighth ward—First district—Henry & Charles Hunt's barber shop, 134 West avenue.
Eighth ward—Second district—John Carroll's store, corner Reynolds and Adams street.
Eighth ward—Third district—Catharine Carroll's house, 112 Bartlett street corner Reynolds street.

house, 112 Bartlett street corner Reynolds street. Ninth ward-First district-Building No. 4 Lake avenue.

Ninth ward—Second district—Glenwood Loan Association office, 186 Lake avenue.

Tenth ward—Fred Spellman's store, 551 East

Main street.
Eleventh ward—First district—George Hartel's

store, on Romeyn street, between Grape and Clark

Streets. Eleventh ward, Second district—Joseph Yawman's, corner Saxton and Jay streets.
Twelth ward—First district—William Luther's store, No. 75 South avenue.
Twelfth ward—Second district—Henry Rice's barber shop,No. 7 Grand street.
Thirteenth ward—First district—John Nodecker's store, corner St. Joseph street and McDonald avenue.

er's store, corner St. Joseph street and McDonald avenue.

Thirteenth ward—Second district—Louis Lochner's store, corner Hudson and Gilmore streets.
Fourteenth ward—First district—Peter Miller's store, No. 314 North avenue.
Fourteenth ward—Second district—John G. Seherrible's building, 84 North avenue.
Fifteenth ward—Joseph Attridge's building, on Geo. Wick's land on Jay street, near Child street. Sixteenth ward—First district—Mrs. Hohm's house, 60 Goodman street, near Park avenue.
Sixteenth ward—Second district—Julius Armbruster's building, corner Alexander and German streets.

streets.

Sixteenth ward—Third district—J. George Baet-zel's building, 254 St. Joseph street.

Adopted. By Ald. Adopted.

By Ald. Kohlmetz—Resolved, That hereafter when final ordinances have been passed for the construction of sidewalks and authority is given to the abutting owners to lay their own walk, the time within which they shall be allowed this privilege shall be ten days after the stakes have been driven and alignments established by the City Surveyor. Adopted.

By Ald. Kohlmetz-

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

GENTLEMEN—Inasmuch as Gorham street has been newly paved with asphaltum, and the grade of the street has been changed, it is necessary to change the grade of the sidewalk also; and it is therefore

Resolved, That the City Surveyor be, and he is herewith instructed to establish a new grade for the sidewalk on Gorham street, within ten days.

Ald. Kohlmetz presented bills of-And Rommetz Presented only 07

B. Schwab. \$ 50 00

John A. Bernhard. 60 00

G. F. Slocum. 114 00

for services as commissioners in the matter of Hand street widening and moved their reference to the

Law Committee.

By Ald. Elliott-Whereas, Police Commissioner By Aid. Elliott—Whereas, Police Commissioner Casey states in the public prints that the Board of Excise of the city of Rochester have licensed persons for the sale of liquor in the city, who have been convicted and imprisoned for grave crimes, specifying in his statement a particular case, therefore

by the Common Council, That the Board of Excise be required to report, at the next meeting of this Board, upon the truth or falsity of the charges in general, or in particular, as mentioned by the advanced problem commissioner. by the aforesaid police commissioner.

Adopted

By Ald. Elliott—Resolved, That the Police Commissioners notify this Council at the next meeting what additional police officers, if any, are neces-

what additional police officers, if any, are necessary, and what proportion of any increase shall be "mounted," and what "foot officers." Adopted.

By Ald. Elliott—Resolved, That each and every city official be required to render to the Manual Committee all the aid sought by it in the preparation of said manual. Adopted.

Ald. Elliott gave notice that he would at a future meeting move that Fish's Manual of Parliamentary Law be the final suphority instead of Cushing.

meeting move that Fish's Manual of Parmamentary Law be the final authority, instead of Cushing's Manual, of this board. By Ald, Foley—Resolved, That the resolution of this Common Council of August 15th, authorizing the extending of a water main in "Genesee street, when the present end of pine to Magnolia street,"

the extending of a water main in "Génesee street, from the present end of pipe to Magnolia street," be so amended as to read "Genesee street, from Cottage street to about 400 feet southerly." Adopted.

By Ald. Foley—Whereas, Thomas D. Wilkin has acquired an interest in lot 57, section "E," of the Greig tract, situated on the south side of Champlain street, in the Eighth ward of this city, and he is willing to pay the city unpaid taxes and assessments against the same, with legal interest, upon condition that the interest of the city in any and all tax or assessment sale certificates heretoand all tax or assessment sale certificates hereto-fore issued to, or now held by, the city, be assigned

to him; Now, therefore, be it Resolved, That upon the Now, ineretore, be it Resolved, that upon the payment to the city treasurer of any and all unpaid taxes or assessments upon lot 57 of the Greig tract, situated on the south side of Champlain street, in the Eighth ward of this city, with interest at the rate of six per cent, upon the same, from the dates of the respective sales, where certificates thereof are now held by the city, and the statuatory rate upon all others held by other persons, and the payment of any costs and disbursements upon any action of or any costs and dispursements upon any action or foreclosure now pending brought by the City Attorney, the Mayor may be, and he hereby is, directed to assign to said Thomas D. Wilkin all the tax and assessment sale certificates now held by the city upon or against said lot; said assignments to specify that they are made without recourse against the city. Adopted.

By Ald. Selye—Resolved, That the City Surveyor be, and he hereby is directed to establish the east-

erly line of Lake avenue from Driving Park avenue to the north line of the Ninth ward on said avenue, and report the obstructions thereon, if any, to the Executive Board that the same may be removed under the direction of said board. Adopted. ROCHESTER, Aug. 29, 1887.

By Ald. Selve-Alderman Selye:

DEAR SIR—At the last session of the Common Council the following resolution was offered by

Council the following resolution was offered by you and was adopted:

"By Ald. Selye—Whereas, Certain ex-City Surveyors have upon retiring from such office at the end of their terms abstracted therefrom certain "field notes" and other data, rightfully belonging among the archieves of the City Surveyor's office.

"Therefore, be it resolved, That upon and after the council of the surveyor's office."

due notice upon such ex-city surveyors as may hold such "field notes" and other data rightfully belonging to the city surveyor's office, that the

city attorney be and he hereby is, directed to take

city attorney be and he hereby is, directed to take such legal measures as may be necessary to restore the same to their rightful custodian—the city surveyor. Adopted.'

The necessity for presenting said resolution, I understand, arose from the failure to find certain field notes relating to a survey for a proposed bridge across the Genesee river at the foot of Driving Park avenue, made previous to 1876, byGeorge W. Rafter, an employee in the City Surveyor's office, under William S. Grantsyn, then City Surveyor; also certain field notes relating to a survey for a proposed bridge across the Genesee river connecting Alexander street with Edinburg street, and made by myself. As Mr. Rafter never was City Surveyor, the resolution, as it stands, leads the public to infer that I have purloined and secreted papers of interest that lution, as it stands, leads the public to inter that I have purloined and secreted papers of interest that properly belong to the City of Rochester; a reputation I do not covet. Regarding the field notes of any employee under my predecessor Mr. Grantsyn, I know nothing, but the field notes relating to the proposed Alexander street bridge made by myself. were carefully reduced to maps, which were properly filed in the office of the City Surveyor, in Section A, of Maps and Profiles.

thon A, of Maps and Promes.

These maps should have been at the service of any inquirer at a moment's notice, and a failure to find them in their proper place by those having them in charge, must have been the result of oversight, as my late assistant, William S. Smith, Jr. discovered them within two minutes after begin-ning the search. Will you have the kindness to bring this explanation to the attention of the Common Council and reconsider said resolution to the extent, and in such a manner, that I may be re-

lieved from the force of its terms.

the force of its con-Very respectfully, OSCAR H. PEACOCK.

Ordered received, filed and published.

Ald. Selve moved that action on the resolution above alluded to be reconsidered. Adopted.

Ald. Selye moved as an amendment that it shall be the duty of the City Attorney to bring action for the recovery of all field notes and other data belonging to the City Surveyor's office that now may unlawfully be in the hands of any person not now connected with the City Surveyor's office.

The resolution as amended was then adopted.

By Ald. Hall—Resolved. That the City Surveyor be directed to establish the lines of Hibbard place.

Adopted.

Adopted.

By Ald. Judson—Petition for water in Mount
Hope avenue. Referred to the Executive Board
and Water Works Committee.

By Ald. Bohrer—Resolved, That the Executive
Board be authorized to negotiate for the purchase
of lands necessary to be taken for the extension of
Kirk street, as contemplated by ordinance No. 3,290 and report the result of such negotiations as soon

and report the result of such negotiations as soon as practicable. Adopted.

By Ald. Thayer—Resolved that the Treasurer be and he is hereby directed to pay to I. F. Quinby the sum of \$53.00, being for expenses of committee to Albany on business relating to payment by the State for the use of Rowe street sewer, and that the Treasurer be directed to charge said sums arguing moneys received from the State for that

the Treasurer be directed to charge said sums against moneys received from the State for that purpose. Adopted by the following vote:

Ayes—Alds. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Judson, Stein, Bohrer, Thayer.—14.

By Ald. Thayer—Resolved, That the City Surveyor be directed to amend the specifications for the Monroe avenue asphaltum improvement by providing that when rook asphalt instead of Tripiparoul and the specifications for the Monroe avenue asphaltum improvement by the specification of the Monroe avenue asphaltum improvement by the specification of the Monroe avenue asphaltum improvement by the specification of the Monroe avenue asphaltum improvement by the specification of the Monroe avenue asphaltum improvement by the specification of the Monroe avenue asphaltum interest of the Mo providing that when rock asphalt, instead of Trinidad asphalt, is used for making the asphalt covering, or wearing surface of the roadway, the thickness thereof shall be two inches instead of two and onehalf inches. Adopted.

The President announced the following:
Committee on Kondolf Park Sewer—Ald. Thay-

er, Kelly, Elliott.
Committee on Contract with Emil Kuichling-Ald. Kelly, Thayer, Foley, Kohlmetz, Fritzsche.
On motion of Ald. Bohrer the Board then adjourned.

PETER SHERIDAN, City Clerk. journed.

In Common Council—Sept. 20, 1887.	Bernhard & Casey, coal 38 75 P. G. Seiner, drugs 4 25 A. H. Martin, disbursements 32 50 B. O' Reilly, burials 60 00 W. C. Dickinson, coal 22 50
REGULAR MEETING.	A. H. Martin, disbursements 32 50 B. O'Reilly, burials 60 00
Ald. Wm. H. Tracy, president of the Board, pre-	W. C. Dickinson, coal 22 50 Jas. C. Morris, work on ambulance 113 55
siding. Present—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard. Judson, Stein, Bohrer, Kelly, Thayer—14. Absent—Ald. Marson, Selye—2.	H. Richards, bread. 2 59 City Hospital, board. 961 25 Referred to Poor Committee. By Ald. Hall—Bills of
APPROVAL OF THE MINUTES.	Rochester Gas Company, gas, City Build-
By Ald. Fee—Resolved, That the item in finance budget No. 6, published at page 215, current proceedings, for Citizens Gas Co., moving posts \$3.20 be stricken out and the Clerk be directed to cancel the order drawn for the same. Adopted. The minutes of the preceding meeting as amended were then approved.	ings \$ 142 75 Michael Claffey, trimming coal 2 50 Doyle & Gallery, coal, City Hall 148 50 J. T. Cox, cleaning carpets 42 95 John Dittmeir, repairing clock 2 50 Elwood & Brien, locks and keys 3 35 F. J. Irwin, cleaning City Hall 65 00 Referred to City Property Committee.
PRESENTATION OF PETITIONS, ACCOUNTS, ETC.	
AND THEIR REFERENCES. By Ald. Sullivan—Bills of Union and Advertiser, printing notices \$467-53	By Ald. Swikelard—Petitions of Adam Eisman and Louis Poos, for permission to erect wood buildings. Referred to the Wood Building Com- mittee and Fire Marshal, with power to act.
blanks 14 00 books 52 00	By Ald. Swikehard—Bills of
Geo. F. Flannery, printing blanks. 6 00 Schmidt & Kaelber, India ink. 3 60 T. I. Hamlin, carriage hire. 2 00	Shaw & Sours, use of horse, patrol wagon Maggie Gaffney, washing
James Butler, 2 00 E. J. Galentine, services 12 00 H. D. Bryan, printing 41 00	N. T. Hackstaff, printing rules and regula- tions
H. D. Bryan, printing 41 00 A. P. Little, carbon paper 60 stenographer's minutes 45 48	Shaw & Sours, horse for patrol wagon
Referred to the Committee on Contingent Expense.	Western Union Tel. Co., services, August. 22 16 William Burke, wagon jack 250
By Ald. Fee—Bills of	Robert Burns, expenses in McHugh case 4 89 Albert Beir, matting, patrol house 12 30
Citizens' Gas Co., lighting for August 1,441 40 Brush Electric Light Co., lighting for	H. H. Smith, printing 4 75
August 3.742 20	Rochester Gas Co., gas at patrol house 22 15 S. A. Pierce, M. D., medical services 3 00
Rochester Gas Light Co., lighting lamps for August 899 00	Moore & Cole, mop yarns
Citizens Gas Co., setting posts	Roch. Dist. Tel. Co., services, August
James Plunkett, carting lamp posts 9 00 Referred to Lamp Committee.	W. W. Morrison, printing 4 25 Balt. & Ohio Tel. Co., services, August 2 95
By Ald. Fee—Petition for electric lights on Prince street; referred to the Lamp Committee.	C. H. Bidwell, feed for horses 83 25 E. W. Tripp, ice at headquarters 12 60
Also a remonstrance against a sewer in Caledonia avenue. Ordered received and filed.	A. F. & S. C. Stewart, repairs at Patrol
By Ald. Elliott—Petitions of William H. Beach	house. 12 75 Patk. C. Kavanagh, expenses in Stone case 6 36
and H. J. Bowden to erect wood buildings. Referred to the Wood Building Committee and Fire	J. A. Weider, one hame 4 50 W. Bayer, Jr., board of policemen 24 25
Marshal, with power to act. Also, petition of Geo. K. Foster for, and a re-	W. Bayer, Jr., board of policemen 24 25 J. R.Chamberlain, hose, etc., Patrol house John C. King, matting and cot beds 30 35
monstrance against, the erection of a wood building. Referred to the Wood Building Committee	Stecher Lithograph Co., 1,000 letter heads. 10 00
and Fire Marshal, with power to act, and to report in one week's time.	E. P. Olmsted, meals for prisoners, August 13 00
By Ald. Foley—Petitions of Horace W. Farrington, Geo. Levis and Hannah Pridmore to erect	Western Union Telegraph Co. services 3 19 W. L. Buckland, livery, murder case 26 50
wood buildings, and moved permission be granted.	Maggie Gaffney, cleaning and washing, August 13_00 Wm. Croston, brooms 3_00
Adopted. By Ald. Foley—Bills of—	August. 13,00 Wm. Croston, brooms 3 00 Referred to the Police Committee.
F. Ritz, rent	By Ald. Kelly-Remonstrance against the erec-
By Ald. Foley—Bits of	tion of a wood building owned by Francis skuse. Referred the Wood Building Committee and Fire Marshal.
	By Ald. Kelly—Petition for water mains in Hague street. Referred to the Water Works Com- mittee and Executive Board.
G. Goetzman, soap 17 00 John Eckhardt, meat 25 00 Geo. M. Schmidt, 25 00 J. M. Beikirch, 25 00 Post & Borthwick, groceries 3 00	By Ald. Kelly—Petition for sewer in Thomas
Geo. M. Schmidt, 25 00 J. M. Beikirch, 25 00 Post & Borthwick, groceries 3 00	nue park. Referred to the city surveyor to pre-
Tos Bonti	park, plank walks on Sawyer street and Lake avenue park. Referred to the city surveyor to propare ordinances. Also petition of Anton Kluh relation to the dedication of Kluh place. Referred to the French to the the head of the french to the the place of the tree of the t
Geo. Fisher,	ferred to the Executive Board to see that the place is properly monumented and that they recommend
M. Eisenmenger, 18 00 Geo. J. Weider, 33 00	is properly monumented and that they recommend such action as may render the dedication of Kluh place a legal public highway. Also claim of Frank Febrenbach for damages. Referred to the Law Committee to report at the next meeting. Also petitions of M. Kondolf, J. W. Rogers and Phineas Food to expert wood buildings and moved permission.
Geo. J. Weider, 33 00 Jas. McMannis, 183 06 Punch & Son, burials 18 50 P. Loyce, 66 50	Fehrenbach for damages. Referred to the Law
P. Joyce, 66 50	petitions of M. Kondolf, J. W. Rogers and Phineas
P. Joyce, 66 50 B. F. Martin, groceries. 235 74 W. C. Dickinson, coal 32 50	such action as may render the dedication of Kilin place a legal public highway. Also claim of Frank Fehrenbach for damages. Referred to the Law Committee to report at the next meeting. Also petitions of M. Kondolf, J. W. Rogers and Phineas Ford to erect wood buildings, and moved permission be granted. Adopted.

By Ald. Thayer—Petition for water in Bowen street. Referred to the Water Works Committee and Executive Board. Also, petition for electric lights on Leighton avenue. Referred to the Lamp Committee.

REPORTS OF STANDING COMMITTEES.

Add. Sullivan from the Contingent Expense Committee, Ald. Fee from the Lamp Committee, Ald. Hall from the City Property Committee, and Ald. Hall from the City Property Committee, and Ald. Sulkehard from the Police Committee, and Ald. Swikehard from the Police Committee, reported in favor of the various bills referred to their respective committees and referred them to the Finance Committee or navment. mittee for payment. By Ald. Fritzsche-

ROCHESTER, Sept. 20, 1887.

To the Honorable the Common Council:

GENTLEMEN—Your Committee on Water Works and the Executive Board respectfully recommend that water mains be extended in the following named streets and the cost thereof paid from moneys heretofore appropriated for the Water Piper Extension Fund. Pipe Extension Fund:

1. New Main street (old Plank road), from Par-

sells avenue to Schaeffer park.

2. Goodman street, from Pennsylvania avenue 500 feet southerly, when a majority petition is filed therefor.

3. Bowen street, from Park avenue to 500 feet southerly, when a majority petition is filed there-

4. Richards street, from Boardman avenue to 90 feet easterly, when a majority petition is filed therefor.

5. Cameron street, from Myrtle Hill park to 550 feet northerly:
6. Hague street, from Maple street to New York

Central railroad.
7. Pinnacle avenue, from Griffith street southerly

about 130 feet.

8. Berlin street in part, if funds are on hand. Respectfully submitted.

FRANK FRITZSCHE. JOSEPH H. FEE, JOHN H. FOLEY, GEO. W. ELLIOTT, Water Works Committee. J. M. AIKENHEAD, GEO. W. ALDRIDGE, Executive Board.

Ordered received, filed and published.

Ordered received, filed and published.

By Ald. Fritzsche—Resolved, That the Executive Board be, and it is hereby authorized to extend suitable water mains in the several streets named in the recommendations and report this day submitted to this board by the Water Works Committee and Executive Board, and to pay for the cost thereof out of moneys heretofore provided for the Water Pipe Extension Fund. Said extensions to be made in streets in the Fifteenth and Sixteenth wards only after majority retitions have been filed wards only after majority petitions have been filed

therefor. Adopted. By Ald. Swikehard-

REPORT OF THE POLICE CLERK FOR THE MONTH OF AUGUST, 1887.

POLICE COMMISSIONERS' OFFICE, & Sept. 16, 1887. Sept. 16, 1887. GENTLEMEN—I respectfully submit the following as my report for the month of August, 1887. Aug., 1887. Crime, Penalty, Paid, dunch and August. Paid. Aug., 1887. 1—Wm. Darrow..... drunk

James Henderson		5	5
Wm. Mulryan	• •	ă	š
Wm. Van Dyne	••	1ŏ	
Albert Gallus	vio. ord.	2	2
Ulrich Fitz	drunk	2 5	
Ashalt Klink	assault	5	5
Paul Englehart	• •	3	_
2—Mary Bagley	drunk	10	
John Slocum	• •	10	
Mary Slocum	••	10	
Maggie Bennett	••	10	10
John Sheard	••	5	
Chas. Bloomount	••	š	
Thos. McCormick	••	10	
Chas. Hacht	••	5	5
		0	

1	Bridget Maxacy Pat'k Maxacy Daniel Curlen	vio. ord.	5	
	Pat'k Maxacy	••	5	5
	Richard Gallagher	1 -4 10	2	2
1	3—Peter Thram	notel frau	a 30	
-	Margaret Schwitzer	drunk	10 10	5
	4—Ed. Barber	• •	2	2
1	James Spillane Emma Pierce	• •	$\frac{2}{2}$	2 2 5
il	Emma Pierce		10	5
.	Elizabeth F. Oram	vio. ord.	100	100
١.	Edward Hackett		cost	3 35 5
1	Maggie Hackett	• •	5	Ð
	Edward Hackett Maggie Hackett 5—Louisa Morris	drunk	5	5
			5	5
-	John Powell	vio. ord.	2	2
-	James Hays	urunk	9	$\frac{3}{3}$
,	Harry Lawsons	ell. lia. w. 1	i. 50	50
	Louisa Kingslev	assault	5	4
	Fred. Brickner John Powell James Hays Harry Lawson Louisa Kingslev 6-John Taylor H. E. Williams John Bennett S-Mary Williams		, 3	
	John Rennett	om. gam.	left	10
-	John Bennett. S-Mary Williams. Frank Hintz. John H. Sullivan. Daniel A. Brown John Kelly John Carney. John Lysaight. Elizabeth Sheehan	drunk	10	10
1	Frank Hintz	vio. ord.	5	5
1	John H. Sullivan	drunk	5	
1	Daniel A. Brown	•••	3	3
	John Carney		5	
	John Lysaight		$\frac{10}{10}$	
	Elizabeth Sheehan		5	
	Elizabeth Sheehan Robert G. Anderson	• •	5	
į	Geo. O. Glasser 9—Joseph Gaffney		5	5
1	John Ridon		10	
	John Rider Barbara Martin		$\frac{10}{10}$	
	Mary Downing		10	
١.	Mary Downing	vio. ord.	10	
1 2	W—Wm. Weisbradt	••	10	
i	Geo. Guyer	• • • • • • • • • • • • • • • • • • • •	10	10
1	Andrew. Jacob C. Meinzer	drunk	10 10	4 75
1	John Haines	· · ·	10	10 13
	Fannie Stevens	vio. ord.	100	100
-	Eunice J. Doty Mary Jane Babcock	• • •	100	100
i	Jennie Russell		$\frac{100}{100}$	100
-	Minnie Grant.		$\frac{100}{100}$	100 100
	Minnie Grant Maud Curtis	• •	25	25
	Ella Fay	• •	25 25 25	25 25
i	Ella Fay. Susie Smith. Lizzie Boyd.	• • •	25	25
ĺ	Ella Boyd		25 25	25 25
!	Ella Boyd. Ida Brown	••	25	25 25
	Bertha Leary	••	. 25	25
	Bertha Leary Cornie Steele Lottie Williams	••	25	25
1	Jessie Brown	•••	25 25	25
	Ina Smith	••	25 25	25 25
	Ina Smith. Rosa Belmont. Minnie Howard	••	25	25 25
	Minnie Howard	••	25	25
-	Lula Bame	••	25	25
	May Henry Lula Barns Jessie Miller Corna Brown	••	25 25	25
	Corna Brown	••	25 25	$\frac{25}{25}$
1	rua nong	••	25	25 25
	Dot Putnam	••	25	25
1	Effic Jones. Frankie Peiro. Vilot Pulman. Dillie Gould.	••	25	25
	Vilot Pulman	••	25 25	25 25
	Dillie Gould	••	25	$\frac{25}{25}$
١.	Dianon Campbell	••	25	$\tilde{2}\tilde{5}$
[1.	2—Geo. Dennis Geo. Weisgerber	drunk	10	_
1	Hubbard Ponce	::	10^5	5 10
	: Unas Hirsh	assault		$\frac{10}{5}$
	Thos. Sampson	vio. ord.	5 5 5	
	Thos. Sampson. Mary Sampson. Mich. Cunningham. Ellen Cunningham.	••	5	
	Ellen Cunningham	••	5	
	Ellen Cunningham Eugene Powell	••	9 5	
	Ann Powell	••	5	
	Margaret Doyle	. ••	555555	
	Mary McGern	••	5	
1:	George Liberman 3—Jacob Fellman	••	10	
	Wm. H. Williams	••	10 5	
	Patrick McFarland	••	$\frac{5}{5}$	

TT TT - 3	and K	5	t Stanhan W Danka
Wm. Wood Thos. Linderman	vio. ord. 5	5	Stephen W. Banks
Patrick Tucker	drunk 5	•	Lawrence Connors 3
15—John O' Neil	vio. crd. 5		Wm. Pierce vio. ord. 5 5
Joseph Boyer			\$1,698 10
Thos. Gorman	drunk 5 assault 50	42	STATE OF NEW YORK, County of Monroe, City of
Frank Dowling	drunk 5	1.0	Rochester, ss:
Catharine Keefe			I, B. Frank Enos, Police Clerk of said city, being
16—Ann Moore James Kent	10	10	duly sworn, doth depose and say that the foregoing
James Kent	10	10	report contains a true and correct statement of all the moneys received by me as such clerk during the month of August, 1887, for fines, penalties and costs imposed by the Police Justice of said city. B. FRANK ENOS, Clerk.
Joseph Wadsworth		5	the month of August 1887, for fines, penalties
Lewis Mallory James Moore, Jr		V	and costs imposed by the Police Justice of said
17—Frank Walrad	assault 30		city. B. Frank Enos, Clerk.
Wm. R. Maloney	30		Sworn to before me this goth of Sept., 1001.
John H. Donoghue	30		B. KEELER, Commissioner of Deeds.
Sarah Burchill		5	Ordered received, filed and published.
John Mungovan John Galvin	10	_	ROCHESTER, N. Y., Sept. 20, 1887.
Fred Ricker	10		By Ald. Hall—
John Quinn		ş	To the Honorable the Common Council of the City
Valentine Zepf	vio ord 5 lottery 50	5	of Rochester:
Ludwig Schoenberger 18—Mich. O' Keefe	lottery 50 drunk 10		GENTLEMEN—Your City Property Committee, to whom was referred the lighting of the City
Mich. Hollenbeck		5	Hall, respectfully report that, having caused no-
19—Thos Cassidy	5		Hall, respectfully report that, having caused notices to be sent to the different electric light and
Geo. McCaffrey	ex person 50		gas companies, have received the following pro-
Chas. Weber	arunk 2	2 3	posals:
John Luckacy	· · · 5 · · 5	3	Rochester Gas Co., lighting per year \$1,300 00 Rochester Electric Light Co., 2,000 00 Brush Electric Light Co., 1,338 00 Edison Electric Light Co., 1,700 00
Max Schafer 20—Henry Cram		•	Brush Electric Light Co., 1.338 00
22—Thos. Moran	drunk 10		Edison Electric Light Co., 1,700 00
James Connors	10		Edison Electric Light Co., 1,700 00 The Brush Electric Light Company being the lowest bidder, your Committee recommend that they be awarded the contract.
Tohn Mabus	მ	3	lowest bidder, your Committee recommend that
Geo. Weldon	10		
John H. Sullivan Ed. Falls	pe't lar'y cos	t 2	L. J. HALL, GEO. B. SWIKEHARD,
Wm. O'Brien		t 2225	H. G. THAYER,
John Miller		2	J. MILLER KELLY,
Wm. Schutte	drunk 5 pe't lar'v 30	30 30	H. KOHLMETZ,
Geo. Lingenmater		90	City Property Committee.
Mary Fagan John McCarthy	vio. ord. 5	5	By Ald. Hall—Resolved, That the Mayor be au-
Peter Bonteil	drunk 10		thorized to enter into a contract with the Brush
Jay Spurbank	10		Electric Light Company to light the City Hall in accordance with the terms of their proposal.
Patk. Doherty	Э	. 5 - 5	accordance with the terms of their proposal. Adopted.
John J. Donovan	101	t 5	REPORTS OF SELECT COMMITTEES.
Patk. H. Kelly Margaret Reader	10		By Ald. Kelly—
Martin Flannigan	10		To the Honorable the Common Council of the City
Albert Stewart	. · · · · · · · · · · · · · · · · · · ·		of Rochester:
Henry McDonaid	•		GENTLEMEN: Your Special Committee, to whom
23—Joseph Steinlein Mich. Connolly			was referred the subject of the proposed contract between Emil Kuichling, C. E., and the City of
Thos. Howard	. 10		Rochester, to prepare plans, etc., for the East Side
24_Mary Myers	. 10		Rochester, to prepare plans, etc., for the East Side Intercepting Sewer, and the bond to accompany the
Jessie Brown	. 10		same, begs leave to report, that, after a conference
Frank B. Shearer Jacob Shelbert	: :: 10		with Mr. Kuichling and the Mayor and City Attorney, it recommends that the contract and bond
John Brown			published at pages 219, 220 and 221, current proceed-
25-John Maurer			ings, with the following modifications to said con-
Martha Smith	. 10		tract, be approved, viz.:
John Flannery Joseph Scentiff Daniel Healey of Bo	. assault	3 3	The territory embraced in the contract to be all
Joseph Scentiff	violating rules) 20	of the eastern and northeastern portion of the city of Rochester lying north of the range of hills known
of Bo	ard of Health 50	50	as Mount Hope and Pinnacle.
9" Frank B Shearer	. arunk i	5	The contract to provide for the immediate com-
29—Otis Goodsir	. crueity to		mencement of the work therein specified.
	ammais, ieit	st 3	To the sixth specification of said contract the following should also be added: "And he shall also
John Eggert	drunk cos		indicate a proper point of discharge, in his judg-
Geo. Williamson Ed Lennon	10)	ment, for the sewage into Lake Ontario between
Henry Ernest		st = 2	the Genesee River and Irondequoit Bay, together
Joseph Murray		. 2	with an approximate estimate of the cost of mak-
30 -Lawrence Barram	· ·		ing such an outlet and final disposal of the sew-
Harry Gardner Philip Cromback, rd'		5 5	age; he shall also indicate a proper point of dis- charge for the sewage into the Genesee River be-
Walter Dunn	• • • • • • • • • • • • • • • • • • • •	9	tween the Lower Falls and Lake Ontario, together
Jacob South		5 5	with an approximate estimate of the cost of mak-
Jacob South Daniel McLoughlin	. drunk	5	ing such an outlet and final disposal of the sewage.
Mary Westcott	,, '' I	0 5 st 2	He shall also furnish general plans for a station for
Keron Lyons Charles Ross		. 3	the purification of the sewage, and shall indicate proper lines of discharge of the effluent from such
Chas. Steinmiller	. vio. ord.	2	station into said river, said lake and said bay, to-
Charles Ross. Chas. Steinmiller John Duffyrd Catharine Donnolly	'g on fr't cars.	5 3	gether with approximate estimates of the cost of
Catharine Donnolly	. drunk	5 5	constructing such station and such lines of dis-
Henry Paden	••	ย	charge separately.

In the seventh specification of said contract all after the words, "other data above mentioned," shall be omitted, inasmuch as the work is to be beshall be omitted, inasmuch as the work is to be begun immediately, and, in place of the omitted part, the following be substituted: "He shall also, at the end of said period, file in the City Surveyor's office all maps, plans, profiles, memoranda and data pertaining to said work, made or obtained by him or his agents or servants, in or about such work. He shall also submit to the Common Council monthly reports of the progress made by him in said work, and his final report at the completion thereof."

The third paragraph in the tenth specification of The unity paragraph in the tenth specification of said contract, relating to the manner of payment, shall provide that the contract price be paid to said party of the first part by the City Treasurer, in the

manner following, viz.: Four thousand (\$4,000.00) dollars thereof in six (6) Four thousand (\$4,000,00) dollars thereof in Six (6) equal and consecutive monthly payments, the first to be made on November 1st, 1887, and the remaining seven thousand (\$7,000,00) dollars, in six equal and consecutive monthly payments, the first thereof to be made on May 1st, 1888.

All of the fourth paragraph in the tenth specification after the words "party of the first part," whell be omitted.

cation after the words "party of the first part," shall be omitted.

The proposed bond shall be executed by said Emil Kuichling and two responsible sureties, to be approved of by the Mayor; each of the sureties to justify in the sum of five thousand (\$5,000.00) dollars, and said bond shall refer, in the same terms to the territory or portion of the city, as is provided for said contract, as aforesaid.

Your committee, therefore, recommends the

recommends the

Your committee, therefore, recommen adoption of the following resolution:
J. MILLER KELLY,
H. G. THAYER.

FRANK FRITZSCHE, J. H. FOLEY, Special Committee.

By Ald. Kelly-Resolved, That the foregoing report of the special committee on the contract with Emil Kuichling be and the same hereby is adopted, Emil Kuichling be and the same hereby is adopted, and that the Mayor be and he hereby is directed to execute, on behalf of the city, the contract, with the modifications referred to in said report, upon said Kuichling delivering the bond mentioned in said report, duly executed and acknowledged; also that the City Clerk be and he hereby is directed to draw orders, payable from the contingent fund, on the City Treasurer. from time to time, for such the City Treasurer, from time to time, for such the City Treasurer, from time to time, for such sums as may become due and payable to said Emil Kuichling, under the terms of said contract, after such contract shall have been properly executed, and that the City Treasurer be and he hereby is authorized and directed to accept such orders, and pay the amount of the same out of the contingent fund also that said Treasurer be and he hereby is directed to keep a separate account of all payments so made by him under said contract, and to charge the amount of such payments to the fund provided the amount of such payments to the fund provided for the construction of the trunk sewer referred to in said contract, when the same shall be created.

in said contract, when the same shall be created. Adopted by the following vote: Ayes—Ald. Tracy. Sullivan. Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Kelly, Thayer—13.
Ald. Kelly, from the select committee appointed to "confer with Superintendent of Public Works Shanahan in relation to deepening the Lyell and Saxton street sewer, was called upon for a report and reported that the Clerk had sent a letter to Mr. Shanahan asking him to set a time for a conference, but no answer was returned. He also stated that the clerk has sent a telegram and an answer was returned from his assistant stating an answer was returned from his assistant stating an answer was returned from his assistant stating that Mr. Shanahan was not in town and upon his return the committee would be notified, when a hearing could be had. No answer having been received up to Sept. 19th the charman of the committee engint belowabled Mr. Ache thousand the committee engint belowabled Mr. Ache thousand the committee engint belowabled Mr. mittee again telegraphed Mr. Ashe, the superintendent's assistant, but up to this time had not received an answer.

Upon motion it was resolved that the City Clerk communicate with Superintendent Shanahan at once to the effect that inasmuch as thirty thous-

and (30,000) dollars had been appropriated by the Legislature it was due to the people of the 9th, 11th and 15th wards that immediate action should be taken to the end that the sewer may be deepened, thus affording relief to the people living in

ened, thus affording relief to the people living in said wards. Adopted.

By Ald. Elliott—Resolved, By the Common Council of the city of Rochester that the Special Manual Committee he empowered to receive bids and to award contract for the publication of the manual to such number of pages as may seem to the committee to be necessary; said contract to be awarded to the lowest bidder. Adopted.

A communication was received from the Excise Commissioners in relation to the resolution requiring them to report in the matter of granting

quiring them to report in the matter of granting certain licenses.

Ald. Elliott moved that the communication be

Aid. Killot moved that the communication and published.
Aid. Kelly moved as an amendment that the communication lay upon the table until the next meeting. Adopted.

By Ald. Swikehard-

POLICE COMMISSIONERS' OFFICE, ROCHESTER, N. Y., Sept. 20th, 1887. Sto the Honorable Common Council of the City of Rochester:

Gentlemen: I respectfully report the following

named persons as having been appointed policemen by the Police Commissioners:
Robert B. Swanton, John W. Banker, Justus E. Austin, James B. Cady, Chas. I. Wilson and Chas. Respectfully,
B. FRANK ENOS, Clerk.

Ordered received, filed and published.

By Aid. Swikehard-

POLICE COMMISSIONERS' OFFICE, (
ROCHESTER, N. Y., sept, 20, 1887.)

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

GENTLEMEN—In compliance with the request of your honorable body of Sept. 6th, 1887. and by order of the Police Commissioners. I transmit to you the following resolution, which was adopted by the Common Council of the city of Rochester,

the Common Council of the city of Rochester, April 21, 1885:
Resolved, That the chair appoint a committee of five members of this Board to act in conjunction with the Police Committee, said committee to confer with the Police Commissioners in relation to necessary requirements of the Police Department and enlargement of the police force, committee to report with recommendations, at the next meeting of the Roard of the Board.

Respectfully,

B. FRANK ENOS, Clerk.
Ald. Foley moved that a committee of five be appointed to act in conjunction with the Police Committee and the Police Commissioners. Adopt-

By the Clerk-

OFFICE of EXECUTIVE BOARD, {
ROCHESTER, N. Y., Sept. 20, 1887. }
To the Common Council:
GENTLEMEN—The Executive Board, pursuant to the terms of a resolution adopted by your honorable body, sold to the highest bidder, for cash, the rame building purchased under the proceedings which were taken in the opening and extension of Joiner street. Joiner street.

The amount received was \$197, from which was deducted \$1 for time of general inspector in selling house, and the balance (\$196) was deposited with the City Treasurer to the credit of the fund for opening a street from Clifford to Norton street.

The proceeds of the sale of the building purchased for opening a street from Jay to Campbell street amounted to \$493.75, from which was deducted \$21.25 for publishing notice of sale in the German daily papers and for services of the general inspector, and the balance (\$472.50) was deposited with the City Treasurer and placed to the credit of the fund for opening a street from Jay to Campbell streets. Campbell streets.

All of which is respectfully submitted, THOMAS J. NEVILLE, Clerk. Ordered received, filed and published.

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Sept. 20, 1887.

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

GENTLEMEN—The Executive Board held a con-ference with the owners of the property proposed to be taken for the extension of Kirk street, and I to be taken for the extension of Kirk street, and I am directed to state that the prices asked by some of the parties interested were deemed largely in excess of the actual value of the land, and it is therefore respectfully recommended that the City Attorney be requested to apply to the court for a commission.

Respectfully,
THOS. J. NEVILLE, Clerk.

Ordered received, filed and published. By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Sept. 20, 1887.

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

GENTLEMEN—In the matter of the extension of Murray park the Executive Board have to report that one of the parties largely interested in the that one of the parties largely interested in the projected improvement has caused the lines of the proposed street to be altered, thus forming an angle in the street, which appears to be contrary to the intent of the ordinance; and until the property owners unite upon which will be the established lines of the street, it would seem to be a waste of time to solicit prices on the value of the land which it is contemplated to purchase. Respectfully it is contemplated to purchase. Respectfully THOS. J. NEVILLE, Clerk.

Ordered received, filed and published. By the Clerk—

CITY SURVEYOR'S OFFICE, ROCHESTER, N. Y., Sept. 20, 1887.

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

GENTLEMEN: It is found that a large number of the street monuments as established by what is known as the "Beardsley Notes," either fall be-low or project above the grades of the streets as they now exist. Many of these monuments, ac-

they now exist. Many of these monuments, according to all the information that can now be obtained, were originally placed below the sidewalks which had been constructed prior to the surveys upon which the aforesaid notes were based.

Those notes, if accurate, so far as relates to the monuments, would save a large amount of time and labor in this office,—for, as the case now stands, both flag stone and plank walks, in many instances, have to be torn up to find the monuments, or no little of the original survey made over to locate those which are concealed. This is an inconvenience, not to this office alone, but also to the property owners on the respective streets who wish to know how to fix the street lines. know how to fix the street lines.

For these reasons I would recommend that a contract, under the direction of the Common Council, be entered into for bringing all street monuments to the proper grades and replacing such of them as may be found defective.

Very respectfully,

Your obedient servant,

I. F. QUINBY, City Surveyor.

Ald. Kelly moved that the communication be referred to the Executive Board to be recommended to this Council what action is necessary to restore the monuments. Adopted.

By the Clerk-

CITY SURVEYOR'S OFFICE, ROCHESTER, Sept. 19, 1886.

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

GENTLEMEN-In response to the resolution of Ald. Kohlmetz and adopted at your meeting of the 6th inst. I would report that the grades of the sidewalks are usually made to conform to those of the curb lines and that the fall from the street line to the inner edge of the curb is three-eights (%) of an inch to the foot.

The curbs on Gorham street were set when the asphaltic improvement was made, and the grades thus established are accurate as believed. Very respectfully, Your obedient servant,

I. F. QUINBY, City Surveyor. 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 for the city of Rochester, report that they granted 89licenses for the month of August, 1887, and received for the same \$4,386.80, and deposited the same with the City Treasurer. Filed report and bonds with the City Clerk.

LAWES MALLEY.

JAMES MALLEY,
Excise Commissioners.
Dated Rochester, August 31, 1887.
Ordered received filed and published.

By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Sept. 20, 1887.

To the Hon. Common Council:

GENTLEMEN—In accordance with the provisions of the City Charter I hereby report that the following named persons have qualified and taken the oath required by law:

J. Vincent Alexander, James W. Casey, Henry Geck, Jr., Millie C. Clark, Louis B. Savard, William B. Sacket, Commissioners of Deeds.

Respectfully,
PETER SHERIDAN, City Clerk Ordered received, filed and published.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

KONDOLF POND PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer to connect the stone culvert crossing Monroe avenue between Nichols park and the Eric canal bridge, and extending eastward to intersect the Nichols park and Monroe avenue outlet sewer ditch.

Adopted.

The Surveyor submitted as such estimate, \$1,500.
By Ald. Judson—Resolved, That the following improvement is necessary, viz.:

The construction of a vitrified pipe sewer con-The construction of a vitrified pipe sewer con-necting at its southerly end the stone culvert cross-ing Monroe avenue between Nichols park and the Eric canal bridge, and extending eastward from the northerly end of said culvert, and along the lands belonging to Matthias Kondolf to the intersection of the branches of the Monroe avenue and Nichols park outlet sewer; thence easterly and along and within the boundary lines of the aforesaid lands to Bowen street; thence still easterly across Bowen street and in the direct line of the last mentioned portion of the sewers, and through private lands to its intersection with the aforesaid Monroe avenue and Nichols part outlet sewer ditch, with all wells with basket coverings, lateral sewers and lot lateral connections; it being especially understood, and ral connections; it being especially understood, and this ordinance must be so construed, that its object is to abate a nuisance occasioned by a sewerage from a large territory flowing through an open ditch, and that the proposed sewer is intended to afford a temporary abatement or such nuisance, and therefore the pipes used may be of the second but of good quality, not conforming strictly to the usual specifications for pipe sewer. The pipe for the western portion of the projected sewer to be 15 inches in diameter, and that for the eastern part to be 18 inches in diameter.

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

*1,500, which estimate is hereby approved.

Resolved, further, That the following portion of said city is deemed benefitted 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 following named streets between the limits of the following named streets between the limits mentioned, viz: Tracy park, from Alexander street to Meigs street; Meigs street from Park avenue to Broadway: Rowley street from Brighton avenue to Monroe avenue; Howard street from Meigs street to Rowley street; Maple place from the south end there of to Monroe avenue; Edwards treet from a point 150 feat south of Dead street. street from a point 150 feet south of Pearl street to Monroe avenue; Goodman street from a point 150 feet south of Pearl street to Monroe avenue; Pearl feet south of reari street to Monroe avenue; Feari street from Averill avenue to a point 150 feet west of Boardman street. Also, one tier of lots on the south side of Monroe avenue, from Averill avenue to a point 270 feet east of Goodman street; also, one tier of lots on the north side of Monroe avenue, from a point opposite the west line of Averill avenue to Goodman street; also, one tier of lots on the east side of Averill avenue, from Pearl street to the east side of Averill avenue, from Pearl street to Monroe avenue; also, one tier of lots on the north side of Brighton avenue. from Meigs street to a point 156 feet east thereof; also, one tier of lots on each side of Nichols park from the north line to the south line of lots 9 and 24; also, all the territory included within and described by the following boundary lines, viz: Beginning at the intersection of Boardman street with Monroe avenue; thence contherly along Boardman street, including a tier southerly along Boardman street, including a tier of lots on the westerly side thereof, to the boundary of the Erie canal lands; thence easterly along said boundry line to Monroe avenue; thence north-westerly along Monroe avenue, including a tier of lots on the northeasterly side thereof, to a point in the prolongation of the rear of the lots on the westerly side of Boardman street; thence southerly to the place of beginning, 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 172 of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of an persons interested in the subject matter of said improvement, are required to attend the Com-mon Council, on Tuesday evening, Oct. the 4th, 1887, at 7:00 o'clock, at the Common Council Cham-ber, when allegations will be heard. Adopted.

THOMAS PARK PIPE SEWER.

By Ald. Judson—Resolved. That the City Surveyor ascertain and report to this Council the expense of constructing a pipe sewer in a portion of Thomas park.

Adopted.

The Surveyor submitted as such estimate, \$1,100. By Ald. Judson-Resolved, That the following

improvement is necessary, viz.:

The construction of a pipe sewer twelve (12) inches in diameter in Thomas park, beginning at a point 30 feet from the prolonged westerly line of Child street, and extending westward to intersect the Colvin street sewer; with all required man-holes, lamp holes, surface sewers, lot laterals, lot connections, roadway grading and gutter forma-

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 \$1,100, 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, viz.:

One tier of lots and parcels of land on each side of Thomas park from Child street to Colvin 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 172 of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said an persons interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, Oct. the 4th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

EIRST 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 west side of First street, from Ravine avenue, and on the east side from Ravine avenue to Cleave of on the vine avenue to Glenwood park.

Adopted.

The Surveyor submitted as such estimate \$525. By Ald. Kohlmetz-Resolved, That the following improvement is necessary, viz:

The construction of hemlock plank sidewalks four (4) feet and eight (8) inches wide laid on hemlock stringers on the west side of First street, from Ravine avenue to Glenwood avenue; also a sidewalk of the aforesaid material and width on the east side of First street, from Ravine avenue to Glenwood park, with all the required crosswalks, sidewalk grading and gutter formations.

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 \$525, 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, viz.:

One tier of lots and parcels of land on the west side of First street, from Ravine avenue to Glen-wood avenue; also on the east side of First street, from Ravine avenue to Glenwood park, in propor tion to the benefit and advantage which each will derive therefrom.

And the Clerk is hereby directed to publish notice in pursuance to 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, October the 4th, 1887, at 7 o'clock, at the Common Council Chamber, when all experiences. ber, when allegations will be heard.

LAKE AVENUE PARK 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 the north side of Lake avenue park. Adopted.

The Surveyor submitted as such estimate \$190.

By Ald. Kohlmetz-Resolved, That the following improvement is necessary, viz:

The construction of a pine plank sidewalk four (4) feet eight (8) inches wide, laid on white oak stridgers, on the north side of Lake avenue park, from the western terminus of the existing walk on that side beginning at Lake avenue and on the grades, widths and oligaments of said existing wark on that sate beginning at Lake avenue and on the grades, widths and alignments of said existing walk so far as practicable, and to extend four hundred and fifty (450) feet westward therefrom, with the necessary sidewalk grading and gutter formation.

And whereas, The City Surveyor, under direc-

And whereas, The City Shrveyor, thice three three tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$190, 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 with the contract of the same three three

pense thereof, viz:
One tier of lots and parcels of land on the north side of Lake avenue park which abut on the new sidewalk proposed to be laid, in proportion to the benefit which each will derive therefrom.

And the clerk is hereby directed to publish no-tice in pursuance of title 7, 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, Oct. 4th, 1887, at 7 o'clock at the Common Council chamber when allegations will be heard.

Adopted.

FOURTH STREET PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank sidewalks on a portion of each side of Fourth street.

of each side of Fourth street.

Adopted.
The Surveyor submitted as such estimate, \$320.

By Alderman Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The construction of Hemlock plank sidewalks four (4) feet and eight (8) inches wide, with Hemlock stringers, on each side of Fourth street from Ravine avenue to Glenwood avenue, with the necessary consswalks. sidewalk grading and gutter essary crosswalks, sidewalk grading and gutter formations.

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

\$320, 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, viz.:

One tier of lots and parcels of land on each side of Fourth street from Ravine avenue to Glenwood avenue in proportion to the benefit which each will derive therefrom.

will derive 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 interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, October the 4th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

SCHANK 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 Schanck avenue, from Goodman street to the Culver road.

Adopted. The Surveyor submitted as such estimate, \$3,700.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of hemlock plank sidewalks, four (4) feet wide, on oak stringers, on each side of Schanck avenue, from Goodman street to the Culver road, with the necessary crosswalks, both parallel and transverse; also the required sidewalk grading, gutter formations and box culverts.

And whereras, The City Surveyor, under the directions of this Council, has made an estimate of the whole expense thereof

the whole expense thereof, and reports the same at \$3,700, 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 viz.: expense thereof, viz.

one tier of lots and parcels of land on each side of Schanck avenue, from Goodman street to the Culver road, 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 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, Oct. the 4th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

COLVIN STREET WALK APPROACHES TO RAIL-ROAD.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing approaches to the N. Y. C. & H. R. R. R. and B., R. & P. R. R. on Colvin street.

Adopted.

Adopted.
The Surveyor submitted as such estimate, \$415.
By Ald. Kohlmetz—Resolved, That the the following improvement is necessary, viz:
The construction of approaches to the N. Y. C. & H. R. R. R. and the B., R. & P. R. R. on Colvin

street, beginning at a point about one hundred and sixty-five (165) feet southward from the B., R. & P. R. R. and extending northward from the N. Y. C. & H. R. R. about ninety (90) feet, also the changing the location of the existing surface sewers within the limits named to points required by the changes in the grades, and the construction of the box culverts which such changes of grades may make necessary.

make necessary.

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 \$415.00 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, viz:

One fier of lots and payers of land on each side.

One tier of lots and parcels of land on each side of Colvin street from West avenue to Maple 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 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, October the 4th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

CALEDONIA AVENUE STONE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a stone sewer in Caledonia avenue and Atkinson streets, from Child alley and Glasgow street to the Genesee Valley canal outlet sewer.

sewer.
Adopted. The Surveyor submitted as such estimate \$33,300.
By Ald. Judson—Resolved, That the following improvement is necessary, viz.:
The construction of a stone sewer in Caledonia avenue, from the western end of Child alley to the westerly prolonged medial line of Glasgow street, the proposed sewer to be located as near as practicable to the west curb line of Caledonia avenue ticable to the west curb line of Caledonia avenue within the terminal limits named, the above sewer to be intercepted at the medial line of Atkinson street, and thence along said line to discharge into the Genesee Valley Canal outlet sewer, the dimensions, forms of cross sections and depths of the proposed sewer and its extension to be adapted to the needs of the territory that it is intended to accommodate; also, the construction of all necessary mapholes lampholes new surall necessary manholes, lampholes, new sur-face sewers, old surface sewers cleaned, repaired, extended and connected, lot laterals, both new and

extended and connected, lot laterals, both new and connected, and lot connections, roadway grading and gutter formation.

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 \$33,800, 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, viz.:

All the territory described by and included within

All the territory described by and included within

the following boundary lines, viz.:

Beginning at the intersection of Glasgow street and Caledonia avenue; thence easterly along Glasgow street, including one tier of lots and parcels of land on the south side thereof to a point 395 feet east of Caledonia avenue; thence northerly and parallel to Caledonia avenue; thence northerly and parallel to Caledonia avenue to Edinburg street; thence easterly along Edinburg street, including one tier of lots and parcels of land on the south side thereof to Plymouth avenue; thence northerly along Plymouth avenue, excluding one tier of lots and parcels of land on the west side thereof to Atkinson street; thence westerly along Atkinson and Caledonia avenue; thence easterly along Glas kinson street; thence westerly along Atkinson street, excluding one tier of lots and parcels of land on the south side thereof to Caledonia avenue, excepting therefrom the lot on the southeast corner of Caledonia avenue and Atkinson street; thence easterly along Atkinson street, excluding one tier of lots and parcels of land on the north side thereox to Eagle street; thence northerly along Eagle street, including one tier of lots and parcels of land of the east side thereof to Garden street; thence westerly along Garden street, including one tier of lots and parcels of land on the north side thereof to Caledonia argume: thence northerly along Caledonia argume: the properties along Caledonia argumes the properties along Caledonia argumes the properties along Caledonia argumes the properties are along the to Caledonia avenue; thence northerly along Cale-donia avenue and including one tier of lots and parcels of land on the east side thereof to Spring street; cels of land on the east side thereof to Spring street; thence easterly along Spring street, including one tier of lots and parcels of land on the southerly side thereof to West alley; thence northerly along West alley and including one tier of lots and parcels of land on the east side thereof to the Eric Canal boundary line; thence westerly on said boundary line to Caledonia avenue; thence southerly along Caledonia avenue and including one tier of lots and parcels of land on the west side thereof to Atand parcels of land on the west side thereof to At-kinson street; thence westerly along Atkinson street, including one tier of lots and parcels of land on the north side thereof to the B., N. Y. & P. RR.; thence southerly along the B., N. Y. & P. RR., easterly boundary line to the south line of an alley in the prolongation of Glasgow street; thence easterly along said alley, including one tier of lots and parcels of land on the south side thereof Caledonia avenue, thence still easterly to the of lots and parcers of rains on the south she that to Caledonia avenue; thence still easterly to the place of beginning, excepting from the above one tier of lots and parcels of land on each side of tier of lots and parcels of land on each side of Adams street from Plymouth avenue to the B., N. Y. & P. R R., 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 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, October 4th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

AVENUE A PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a pipe sewer in a portion of Avenue "A."

Adopted.

The Surveyor submitted as such estimate, \$625. By Ald. Judson—Resolved, That the following improvement is necessary, viz.:

The construction of a vitrified pipe sewer twelve (12) inches in diameter in Avenue "A," beginning at a point about 150 feet from Conkey avenue and extending westward to intersect the sewer in Harris avenue, with the required manholes, lampholes, ris avenue, with the required manholes, lampholes, surface sewers, lot laterals, lot connections, road-way grading and gutter formations.

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 \$655, which estimate is baraby expensed.

the whole expense thereof, and reports the same at \$625, 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, viz.:

expense thereof, viz.:

One tier of lots and parcels of land on each side of avenue "A," from Conkey avunue to Harris avenue, in proportion to the benefit which each will derive '!-verfrom.

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, Oct. the 4th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

Adopted.

EDWARD STREET PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in Edward street.

Adopted. The Surveyor submitted as such estimate, \$750.

By Ald, Judson-Resolved, That the following improvement is necessary, viz.:

The construction of a vitrified pipe sewer twelve (12) inches in diameter in Edward street, beginning at a point 100 feet from Weeger street and extending northward to intersect the Clifford street tending northward to intersect the Clinor street sewer, with the required manholes, surface sewers, lot laterals, lot connections, roadway and sidewalk grading and gutter formations.

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

\$750, 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

to be assessed by a new expense thereof, viz.:
One tier of lots and parcels of land on each side of Edward street, from Weeger street to Clifford to the benefit which

of Edward street, from Weeger street to Children 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 172 of the Re-vised Charter of 1880, of the city of Rochester, that all persons interested in the subject matter of improvement are required to attend the Common Council on Tuesday evening, October the 4th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted

WARD STREET MACADAM IMPROVEMENT.

By Ald, Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a MacAdam improvement in Ward street.

Adopted.

The Surveyor submitted as such estimate, \$7,025. By Ald. Kohlmetz—Resolved, That the follow-

ing improvement is necessary, viz:

The construction of a MacAdam pavement in Ward street, from the easterly line of the cross-walk on the easterly side of North St. Paul street walk on the easterly side of North St. Paul street to the westerly line of the cross-walk on the westerly side of North Clinton street, by setting Medina stone curb lines on each side of Ward street, within the terminal limits named, fifteen (15) feet from and parallel to the medial line of the aforesaid Ward street and laying inside of and adjoining the curb lines thus established Medina flag stone gutters one (1) foot wide, and inside of and adjoining said gutters, the laying of Medina stone pavement two (2) feet wide, the remaining space between the curbs to be covered with MacAdam material, laid two (2) feet wide, the remaining space between the curbs to be covered with MacAdam material, laid upon a Telford foundation; also, all necsary manholes, surface sewers, driveways, lot laterals, lot connections, water and gas service pipes.

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 \$7,025, 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 ex-

said city is deemed beneated 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 Ward street from North St. Paul street to North Clinton street, in proportion to the benefit which

each will derive therefrom.

each will derive therefrom.

And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter 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, October the 4th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

By Ald. Foley—Resolved, That the final ordinance for a pipe sewer in Hawley, Reynolds and Flint streets be amended by striking out the territory to be assessed as described in the pending or-dinance and inserting in place thereof: One tier of lots and parcels of land on each side of Hawley street, from the end of the present sewer, to Revsureut, from the end of the present sewer, to Reynolds st.; also one tier of lots on each side of Reynolds st., from Hawley st. to Flint st.; also one tier of lots on each side of Flint st., from Reynolds st. to a point 140 feet west of Reynolds street. Adopted.

On motion of Ald. Foley further action was postponed and the Clerk was directed to publish the usual notice for allegations for oct, 4th, 1887.

FINAL ORDINANCE NO. 3,291.

ULM STREET PIPE SEWER.

On motion of Ald. Judson the Common Council proceeded to hear allegations 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 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, 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 subsaid Common Council, before determining to make tice also required all persons interested in the subject matter 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. Judson submitted the following:

An ordinance to construct a pipe sewer in Ulm street from the center of Keller street to Bay

1

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 construction of a vitrified pipe sewer twelve 12) inches in diameter in Ulm street, beginning at the center of Keller street and extending southward to intersect the sewer in Bay street now in process of construction, with all required man-noles, lampholes, surface sewers, lot laterals and lot connections, roadway grading and gutter for-

And the whole 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, the surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$2.110 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 transvergent is described as follows: improvement is described as follows:

One tier of lots and parcels of land on each side of Ulm street from Keller street to Bay 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 which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.

FINAL ORDINANCE NO. 3,292.

PHILANDER STREET PIPE SEWER.

On motion of Ald. Judson, the Common Coun-On motion of Ald. Judson, the Common Council proceeded to hear allegations 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 heretofore published daily, in at least two of the daily newspapers printed in the 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, 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 time appointed in this production of the said council of the said council at the time appointed in the said council of the said council at the time appointed in the said council of th said notice, and, after hearing such allegations from all persons appearing.
Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Philander street from near Syracuse street to German street.

The Common Council of the City of Rochester, do ordain and determine that the following improvement is necessary and should be made, to-

The construction of a vitrified pipe sewer twelve (12) inches in diameter, in Philander street, beginning at a point ninety-five (95) feet north of Syracuse street and extending northward to intersect the sewer in German street, with all required man holes, lamphoies, surface sewers, lot laterals, lot concetions, roadway grading, box culverts and gut-ter formations.

And the whole expense should be defrayed by And the whole 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 \$1,360, 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:

of said improvement is described as follows:

One tier of lots and parcels of land on each side
Philander street, from Syracuse street to German

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 there-

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein. Bohrer, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,293.

MASON STREET SEWER ENLARGEMENT.

On motion of Alderman Judson the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an 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 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, 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 time appointed in said notice, and, after hearing such allegations from all persons appearing, sons appearing,
Ald. Judson submitted the following:

An ordinance to enlarge Mason street sewer from

the eastern end of said street to Third street.

The Common Council of the City of Rochester do ordain and determine that the following improvement is necessary and should be made, to

The taking up, deepening and enlarging of the present nine (9) inch pipe sewer in Mason street from the eastern terminus of said street to Third street, the depth of the reconstructed sewer to be as great as practicable and the old pipe to be repaced by 12-inch vitrified pipe; also the construction of all required manholes, lampholes, surface

sewers, lot laterals and lot connections; also the necessary roadway grading and gutter formations.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land the assessment about notes and parcets of raine to be benefitted 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 \$1,450, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said common Council deem will be benefitted by and ought to be as-sessed by a local assessment for the whole expense of such improvement is described as follows:

One tier of lots and parcels of land on each side Mason street from Third street to the eastern terminus of said Mason street; also one tier of lots and parcels of land on each side of Driving Park and parcers of land on each state of Driving Park avenue, from the point at which the sewage in said avenue flows westward, to Third street; also one tier of lots and parcels of land on each side of Third street from Driving Park avenue to Mason 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 there-

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson,
Stein, hohrer, Kelly, Thayer—14.

FINAL ORDINANCE NO. 3,294.

NAMES AND STREET PIPE SEWER.

On motion of Ald. Judson, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an esti-mate 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 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 at least two of the daily papers 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 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 subtice also required all persons interested in the subject matter of such improvement to att end he said Common Council at the time specified in said notice, and, after hearing such allegations from all

persons appearing, Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Ninth street, from the Erie canal lands to Rowe 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:

ment is necessary and should be made, to-wit:
The construction of a vitrified pipe sewer twelve
(12) inches in diameter in Ninth street, from the
northeasterly boundary of the Eric Canal lands,
and to extend thence northward along the medial
line of Ninth street, to intersect the Rowe street
sewer, with required manholes, lampholes, surface sewers, lot laterals, lot 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 benefited thereby, hereinatter described; and the City Surveyor, under the direction of this Counthe city surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$925, 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:

One tier of lots and parcels of land on each side of Ninth street, from the northeasterly boundary of the Eric Canal lands to Rowe 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 which each derives therefrom.

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,295

SCIO STREET SEWER CLEANING.

On motion of Ald. Judson, the Common Council proceeded to hear allegations 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 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, 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 time appointed in On motion of Ald. Judson, the Common Counthe said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing,
Ald. Judson submitted the following:

And Judson submitted the following:
An ordinance to clean Scio street sewer from Hibbard place to the northern end of the pipe sewer on the N. Y. C. & H. R. R. property.

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 cleaning of that portion of the Stone sewer in Scio street that is included between the north.

in Scio street that is included between the northern terminus of the pipe sewer under the N. Y. C. & H. R. R. R. property and the manhole at the intersection of Hibbard Place with Scio street.

And the whole 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 \$105, 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:

improvement is described as follows:

One tier of lots and parcels of land on each side
of Scio street from Davis street, to the produced
medial line of Hibbard Place.
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 which each derives therefrom.

Adorted by the following vate:

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson,
Stein, Bohrer, Kelly, Thayer—14.
Ald. Kelly moved that the ordinance for Alphon-

sus avenue grading and plank walk be amended so as to read "four (4) feet wide" in place of "four (4) feet and eight inches wide." Adopted. On motion of Ald. Kelly further action was post-poned two weeks and the clerk was directed to publish the usual notice for allegations.

FINAL ORDINANCE, NO.3,296.

NORTH JOINER STREET GRADING AND PLANK WALK.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the mprovement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an esti-mate thereof to be made, and by an entry in their minutes having described the portion and part of minutes naving 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 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, 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 Common Council at the time appointed in said no-tice, and, after hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following: An ordinance to improve N. Joiner street from

Clifford street to Norton 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 grading of the roadway and sidewalks North Joiner street from Clifford street Norton street, and the construction on North Joiner street from Clifford street to Norton street, and the construction of a two plank sidewalk on each side of the portion of North Joiner street aforesaid within the terminal limits named, with the neces-sary crosswalks, box culverts and cutter formations.

And the whole expense should be defrayed by And the whole expense should be detrayed by an 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 \$3,610 and said estimate being deemed reasonable, is here approved; and the portion of said city, which said Common Council deem will be benefited by and ought to be recovered by a local assessment for the whole as Committee with be described as follows:

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 North Joiner street from Clifford street to Nor-

ton 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 there-

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Fec, Kohlmetz,
Fritzsche, Elliott. Foley, Hall, Swikehard, Judson,
Stein, Bohrer, Kelly—13.

FINAL ORDINANCE NO. 3,297.

NORTH STREET GRADING AND PLANK WALKS.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations 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 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 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, 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 Common Council at the On motion of Ald. Kohlmetz, the Common Council improvement to attend the Common Council at the improvement to attend the Common Counter at the time appointed in said notice, and, after hearing such allegations from all persons appearing, Ald. Kohlmetz submitted the following:

An ordinance to improve North street from Clifford street to Alphonsus avenue.

Clifford street to Alphonsus 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 grading of the roadway and sidewalks on North street, from Clifford street to Alphonsus avenue and the construction of plank sidewalks four (4) feet and eight (8) inches wide on each side thereof, within the terminal limits named, with the precessing loys culverts, crosswalks and gutter. the necessary box culverts, crosswalks and gutter formations.

And the whole expense shall be detrayed by the And the whole expense shall 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 \$560, 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 in provement is described as follows

One tier of lots and parcels of land on each side of North street, from Clifford street to Alphonsus

avenue

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 advantages which each derives therefrom.

advantages which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson,
Stein, Bohrer, Kelly—13.

FINAL ORDINANCE NO. 3,298.

TAYLOR STREET PLANK WALKS.

On motion of Ald. Kohimetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make said Common Council, before determining to make such public improvement, having caused an esti-mate thereof 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 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 improve-ment, the estimated expense thereof, the amount if any, to be paid from the public treasury and the ment, 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 expense, and which notice also required 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 approximate the subject of the control of the c

Ald. Kohlmetz submitted the following:
An ordinance to construct planks walks on Taylor street from the N. Y. C. & H. R. R. R. tracks to

lor street from the N. Y. C. & H. R. R. R. R. tracks to Silver 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 construction of plank sidewalks four (4) feet and eight inches wide on each side of Taylor street, from the N. Y. C, & H. R. R. R. tracks to Silver street; with the necessary crosswalks, sidewalk grading and gutter formations.

And the whole expense should be defrayed by the assessment mon the lots and parcels of land to be

And the whole 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 \$825, 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 board assessment for the winds of the council deem will be senting the the said common Council deem will be senting the said common Council deem will be senting the said common Council deem will be senting to the winds of the council of the said common council deem will be senting to the winds of the council 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 Taylor street, from the southern line of the N. Y. C. & H. R. R. R. tracks to Silver 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 which each derives therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—13.
On motion of Ald. Kelly action on the ordinance

for Myrtle street plank walk was postponed until the next regular meeting, Oct. 4th, 1887.

FINAL ORDINANCE, NO. 3,299.

PINNACLE AVENUE ROADWAY GRADE CHANGING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having causage an estimate thereof to be made and the said common council. ed 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 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, 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 time appointed in said notice, and, after hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following: in their minutes having described the portion and

Ald. Kohlmetz submitted the following

And Nommerz submitted the following:
An ordinance to change the grade of Pinnacle
avenue, from Alexander street to about 100 feet
south of Grand 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 changing of the grade and the crown of the roadway on Pinuacle avenue from Alexander street to a point about 100 feet south of Grand street, including the taking up and re-setting the curbs and the taking up and re-laying the pavement within the limits named—the new grade established to be adjusted as far as practicable to the resemble of the premises abutting on that norting of grades of the premises abutting on that portion of Pinnacle avenue within which aforesaid limits it is proposed to make the changes.

And the whole expense should be defrayed by And the whole 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 \$1.500, 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:

One tier of lots and parcels of land on each side of Pinnacle ayenue from South avenue to the city

of Pinnacle avenue from South avenue to the city

line. 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 which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.

Ald. Kelly moved that the final ordinance for a sewer in Cameron street be amended as follows:

The construction of pipe sewers in the following rue construction of pipe sewers in the following streets: Cameron street, from a point near Myrtle Hill park to Otis street; Myrtle street, from a point about 500 feet north of Lyell avenue to Otis street; Otis street, from Myrtle street to Cameron street; Dissolve street from Otis street to Reports from Otis street from Otis street; Brooks street, from Otis street to Bauer street; Brooks street to Sherman street; Sherman street, from Bauer street to Deep Hollow creek. Said sewers to be constructed of vitrified pipe and of proper dimensions, with the necessary manholes, surface sewers, lot laterals, branches, roadway grading and gutter formation, and that the estimate be changed to \$9.90. tion, and that the estimate be changed to \$9,200.

And the territory to be assessed is: One tier of lots on each side of the following streets: Myrtle street, from a point about 500 feet north of Lyell sureet, from a point about ow feet north of Lyell avenue to Otis street; Cameron street, from Myrtle street to Cameron street; Brooks street, from Myrtle street to Cameron street; Brooks street, from Otis street to Bauer street; Bauer street, from Brooks street to Sherman street. Adopted.

On motion of Ald. Kelly further action was post poned two weeks, and the Clerk was directed to publish the usual notice for allegations for October 4th, 1887.

Ald. Judson moved that action on the final ordinance for a pipe sewer in Whitmore park be reconsidered. Adopted.

Ald. Judson moved that the ordinance be ameuded by inserting "twelve (12) inch pipe sewer." in place of "fifteen (15) inch pipe sewer." Adopted.
On motion of Ald. Judson further action was postponed two weeks, and the Clerk directed to publish notice for allegations for Oct. 4th, 1887.

OFFICE OF THE CITY TREASURER, ROCHESTER, N. Y., Sept. 17, 1887.

To the Honorable, the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the works or improvements authorized under ordinances hereinafter mentioned have been completed; that I have pursuant to the provisions of the charter, ascertained the entire and aggegate expense of and connected with the same respectively, including any interest that the city shall incur, or is entitled to for the use of its funds, and that the respective amounts thereof are as follows:

rdinance and Improvement.	Expense.
Io. 3,209-Hudson park plank walk	\$ 256 66
o. 3.234 Avenue B plank walk	. 218 01
o. 3.236-Selve street flag walk	. 515 98
o. 3.255-Parsells avenue plank walk	. 926 98
o. 3,245—Hawley street plank walk	. 71 70
10. 3.253-Poplar street plank walk	. 27 85
10. 3.064—Genesee street plank walk	. 560 55
to, 3,195—Brown street pipe sewer	690 42
10. 3.002—Gorham street asphalt improve	-
ment	19,588 37

JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENTS

LOCAL ASSESSMENT IMPROVEMENT No. 3,002

GORHAM STREET ASPHALT IMPROVEMENT.

By Aid. Marson-Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above gate expense or, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of nineteen thousand five hundred and eighty-eight dollars and thirty-seven cents (\$19,-588.37); and which hereby is adjusted by this Common Council at said amount.

mon Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as fol-

One tier of lots on each side of Gorham street, from North St. Paul street to Clinton street.

Therefore, Resolved, that said expenses be as-

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 24th day of sept, 1887, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making, such improvement, may

to be assessed for making such improvement may pay their assessment in three equal payments as follows:

follows:
One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 said last instalment, a discount will be allowed at the rate of six per cent. per annum.

per annum.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson,
Stein, Bohrer, Thaver—13.

GENESEE STREET PLANK WALK.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of five hundred and sixty dollars and fifty-five cents (\$560.55); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

follows

One tier of lots and parcels of land on the west side of Genesee street, from Brooks avenue southward to the city line.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such any person so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 24th day of september, 1887, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer. Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Thayer—13.

LOCAL ASSESSMENT IMPROVEMENT No.3195,

BROWN STREET PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggrehas ascertained and reported the entire and aggregate expense of, and connected with the above improvement, including any interest that the city has paid, or has or shall become liable for to be the sum of six hundred and ninety dollars and forty-two cents (\$620.42(, and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

follows:

One tier of lots and of parcels of land on each side one tier of lots and or parcels of land on each side of Brown street from Frank street to State street. Therefore, Resolved, that said expenses be assessed upon said portion or part of the city. And the Assessors of said city, not interested in any of the property so benefited, and not of kin to

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in proporation, as nearly as maybe, to the advantage which each shall be deemed a to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 24th day of September, 1887, at nine o'clock in the forencon, at the office of the city assessors, No. 18 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsohe, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Thayer—13.

LOCAL ASSESSMENT IMPROVEMENT No. 3064 : LOCAL ASSESSMENT IMPROVEMENT No. 3209

HUDSON PARK PLANK WALK.

By Ald. Marson-Whereas, The City Treasurer has ascertained and reported the entire and aggrehas ascertained and reported the entire and aggre-gate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of two hundred and fifty-six dollars and sixty-six cents (\$256.66); and which hereby is ad-justed by this Common Council at said amount. And the portion or part of the city on which the said expenses are to be assessed, is described as

One tier of lots and parcels of land on each side of Hudson park from Hudson street to Edward street.

Therefore, Resolved, that said expenses be as-

sessessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses upon all the lots and parceis of land and nouses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby noticed to the control of the c fied to meet for such purpose on the 24th day of September, 1887, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined that the taxpayers

to be assessed for making such improvement, must pay their assessment within thirty days from the-first publicasion of the advertisement of the notice of the assessment roll by the City Treasurer.

of the assessment foil by the Chy Treasurer.
Adopted by the following vote:
Ayes—Ald. Tracy. Sullivan, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Thayer—13.

LOCAL ASSESSMENT IMPROVEMENT, No. 3,250

SELYE STREET FLAG WALK.

By Ald. Marson-Whereas, The City Treasurer has ascertained and reported the entire and agand a scentament and reported with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of five hundred and fifteen dollars and ninety-eight cents, (\$515.98); and which hereby is adjusted by this Common Council at said amount. And the portion or part of the city on which the said expenses are to be assessed, is described as fol-

One tier of lots and parcels of land on the north

one tier of lots and parcels of and of the north side of Selve street, from Lake avenue to the east line of lot No. 71, of the subdivision.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any persons of interested or if any two of said As-And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin. then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive, by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 24th day of September. 1887, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Thayer—13.

LOCAL ASSESSMENT IMPROVEMENT, No. 3234 | LOCAL ASSESSMENT IMPROVEMENT.No. 3253.

AVENUE B PLANK WALK.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above gate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of two hundred and eighteen dol-lars and one cent, (§218.01); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as

One tier of lots and parcels of land on the south side of Avenue B, from Harris avenue to North St.

Paul street.

Therefore, resolved, That said expenses be as-

Therefore, resolved, That said expenses be assessed upon said portion or part of the city. And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment apon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby

each shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 24th day September, 1887, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Tragsurar.

of the assessment roll by the City Treasurer.

of the assessment for by the City Treasurer.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan., Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Thayer—13.

LOCAL ASSESSMENT IMPROVEMENT, No. 3245

HAWLEY STREET PLANK WALK.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above mprovement, including any interest that the city has paid, or has or shall become liable for, to be the sum of seventy-one dollars and seventy cents (71.70); and which is hereby adjusted by this Common Council at said amount.

And the portion or part of the city on which the

said expenses are to be assessed is described as follows

One tier of lots and parcels of land on each side of Hawley street, from Jefferson avenue to Gen-

esee street.

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any or the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expose in proportion. of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to receive by the making of said shall be deemed to receive by the making of said improvement: and said Assessors are hereby notified to meet for such purpose on the 24th day of Sept., 1887, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall. And it is further determined, that the taxpayers to be assessed for making such improvement must pay their assessments within thirty days from the first publication of the advertisement of the notice

first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Thayer.—13.

POPLAR STREET PLANK WALK.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of twenty-seven dollars and eighty-five cents (\$27.85); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

One tier of lots and parcels of land on the west side of Poplar street from Gregory street to Cypress street.

Therefore, itesolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such sessors are not so interested, or kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notiimprovement; and said Assessors are hereby noti-fied to meet for such purpose on the 24th day of September, 1887, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall. And it is further determined, that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the

first publication of the advertisement of the notice

of the assessment roll by the City Treasurer.

Adopted by the following vote:

Adys—Ald. Tracy, Sullivan, Fee, Kohlmetz,
Frizsche, Elliott, Foiey, Hall, Swikehard, Judson,
Stein, Bohrer, Thayer—13.

LOCAL ASSESSMENT IMPROVEMENT, No. 3,255

PARSELLS AVENUE PLANK WALK.

By Ald Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the nas pard, or has or shall become hade for, to be the sum of nine hundred and twenty-six dollars and ninety eight cents, (\$926.98); and which hereby is adjusted by this Common Council at said amount, And the portion or part of the city on which the said expenses are to be assessed, is described as

One tier of lots and parcels of land on east side of Parsells avenue, from Leighton street to East Main street.

Main street.
Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.
And the Assessors of said city, not interested in any of the property so benefitted, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses upon an the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby noti-Improvement; and said Assessors are nerely noti-fied to meet for such purpose on the 24th day of September, 1887, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. And its further determined, that the taxpay-ers to be assessed for making such improvement

must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson,
Stein, Bohrer, Thayer—13.

UNFINISHED BUSINESS.

By Ald. Kohlmetz—Resolved, That the Mayor be and he hereby is authorized and requested to execute, on behalf of the city of Rochester, a satistion piece of the judgment recovered by said city against one Patrick Fahy, described in the transcript proceedings of the Board of Health of September 3, 1887, certified to this Council and printed at page 222 of the printed current proceedings, providing that said Fahy pay any costs included in said judgment that may be due John N. Beckley, Esq., the late city attorney. Adonted.

said judgment that may be due John N. Beckley, Esq., the late city attorney. Adopted.

The following came up:
"By Ald. Kohlmetz—Resolved, That the next regular meeting of the Common Council, Tuesday evening, September 20th, 1887, be and hereby is designated as the time when any objections to the confirmation of the report of the commissioners in

the matter of wideling Hand street will be heard.
Adopted."
Allegations were called for, and after hearing all persons appearing, Ald. Kohlmetz submitted the

By Ald. Kohlmetz—Whereas, A majority of the commissioners appointed for that purpose have made their report of the damages, etc., allowed by them and the minority of them having also made his report on the same for the widening of Hand street under ordinance number 3,077, and this Common Council after the filing of such reports, having assigned this time for the hearing of objections to the confirmation thereof, and allegations having been called for and all persons so desiring hav-

nig been heard, it is now Resolved, That the majority report of said commissioners aforesaid as made by them, Messrs. John A. Bernhard and Bernard Schwab be, and the same is, hereby in all things confirmed and the said minority report of Mr. G. Fort Slocum, one of said commissioners, is accordingly hereby overruled

and rejected.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz,
Fritzsche, Hall, Swikehard, Judson, Bohrer, Kelly, Thaver-11.

Nays—Ald. Elliott, Foley, Stein—3. Consideration of the applications of the several trocks being in order, Mr. Raines, for the Several street railway companies for permission to lay tracks being in order, Mr. Raines, for the Rochester City & Brighton Railroad Company, asked permission to withdraw the application of that company. No objection being made, the application of the Rochester City & Brighton Railroad Company was withdrawn.

EXECUTIVE BUSINESS.

Ald. Foley moved to proceed to appoint commissioners of deeds, and that the clerk cast the ballot. Adopted as follows:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.

Harrison G. Otis, Conrad Eisenberg, Frank L. Gummer, Wm. S. Van Court and Geo. E. Inglis, having received the concurrent vote of the Common Council were duly appointed Commissioners of Deeds. of Deeds

On motion of Ald. Fee the Board proceeded to appoint an Inspector of Elections for the First

Chas. D. Evans was named by—
Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche,
Elliott, Foley, Hall, Judson, Stein, Bohrer, Kelly, Thayer-

Charles D. Evans was declared appointed.

MISCELLANEOUS BUSINESS.

By Ald. Fee—Resolved, That the Executive Board be requested to cancel the contract with N.L. Brayer for the improvement of Ely street, damages having been paid him by S. N. Oothout. Adopted. By Ald. Fee

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

On the 19th day of May, 1886, the Legislature of this State passed "An Act in relation to the manufacture and sale of vinegar." Among other things

it provided for the appointment of an inspectorand Richard Curran of this city was named by the

Mayor for that position.

At the last session of the Legislature the act was further amended, and is now one of so much importance that we believe it to be of vital interest, not only to every dealer, but to every consumer of

The object of this communication is to direct your attention to the matter, and ask that the same be referred to a committee of your board that we may confer with its members, and that we may in turn report to you what we believe will prove-useful and needed recommendations.

DUFFY CIDER CO. W. B. Duffy, Sec'y.
SMITH, PERKINS & CO.
GEO. C. BUELL & CO.
W. E. WOODBURY. MOORE & COLE. CLEVELAND & TAYLOR. H. BREWSTER & CO. FEE BROTHERS. BREWSTER, GORDON & CO.
T. A. NEWTON.
J. C. GRAY.
E. M. HIGGINS.

Referred to the Law Committee.

By Ald. Kohlmetz-

To the Hon. the Common Council of the City of Rochester:

Rochester:
Gentlemen—Your Law Committee begs leave to report in reference to the following claims:
The claim of William H. Banker for one hundred (\$100) dollars damages alleged to have been sustained by him on the night of July 28th, last, on Alexander street at the corner of Park avenue, should be disallowed, for two reasons, first: that it has not been shown to the satisfaction of your committee that a liability exists against the city for the injury; and, second: in the opinion of your committee, if any liability does exist against the city, it was occasioned by acts of negligence on the part of the employes of the Warren-Scharf Asphat Paving Company in leaving open and unguarded excavations made by it in the repair of the sphalt pavement on Alexander street adjoining

asphalt pavement on Alexander street adjoining the street railroad company's tracks.

the street railroad company's tracks.

The bills of the commissioners of appraisal for the widening of Hand street should be allowed as follows: Bernard Schwab, fifty-four (\$54.00) dollars; John A. Bernhard, (\$60.00) dollars, and G. Fort Slocum, one hundred and eight (\$108.00) dollars for the reason, as we find, that one day charged for he was not present with the other commissioners.

Mr. Powers, the City Attorney, has already taken an apeal to the General Term from an order granted by the Monroe Special term, Mr. Justice Rumsey presiding, in the case of Gertrude Schum against The City of Rochester and others, awarding an injunction, unless the city should stipulate against The City of Rochester and others, awarding an injunction, unless the city should stipulate to waive its right of trial by jury. It was imperatively necessary that the appeal should be taken, as the time granted to the city to stipulate to waive its right of trial by jury, in order to prevent the issuing of an injunction, expires before your Honorable Body could give its consent to such appeal. The questions involved are important, and we concur with the City Attorney that they should be reviewed by the General Term. We therefore recommend the adoption of the following resolutions.

Respectfully submitted,

H. KOHLMETZ, H. G. THAYER, JAMES S. JUDSON, JOSEPH H. FEE, Law Committee.

By Ald. Kohlmetz—Resolved, That the foregoing report of the Law Committee be adopted, and that the action of the City Attorney in taking an appeal to the General Term in the case of Gertrude Schum against The City of Rochester and others, as mentioned in said report, be, and the same hereby is retified is, ratified.

Ald. Elliott moved that the report and resolution be tabled until the next meeting. Lost.

The resolution was then adopted.

By Ald, Kohlmetz—Resolved, That the Clerk be, and he hereby is, authorized and directed to draw an order on the Treasurer for fifty-four (\$54) dolan order on the Treasurer for http-four (324) doi-lars, in favor of Bernard Schwab, for services as commissioner of appraisal in the matter of widen-ing Hand street; that the Treasurer pay the same from the contingent fund, and charge and carry the same to the fund for widening Hand street, when created.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritszche, Elliott, Foley, Hall, Swikehard, Judson,

Stein, Bohrer, Kelly, Thayer-14.

By Ald. Kohlmetz—Resolved, That the clerk be, and he hereby is, authorized and directed to draw and he hereby is, authorized and directed to draw an order on the treasurer for one hundred and eight (\$108.00) dollars, in favor of G. Fort Sloeum for services as commissioner of appraisal and clerk hire in the matter of the widening of Hand street; that the treasurer pay the same from the conting-ent fund, and charge and carry the same to the fund for widening Hand street, when created. Adouted as follows: Adopted as follows:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson,

Stein, Bohver, Kelly, Thayer—14.

By Ald, Kohlmetz—Resolved, That the clerk be, and he hereby is, authorized and directed to draw an and the hereby statished and the certain what an order on the treasurer for sixty (\$60.00) dollars in fayor of John Bernhard for services as commissioner of appraisal in the matter of the widening of Hand street; that the treasurer pay the same from the contingent fund, and charge and carry the same to the fund for widening Hand street, when created.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan. Fee, Kohlmetz, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.

By Ald. Kohlmetz—Petition for a sidewalk on Avenue E. Referred to the Suryeyor to prepare

an ordinance

By Ald. Kohlmetz—Petitions of Wm. J. Long, Fred W. Knebel and Charles Berndt for permission to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal, with power to act.

On motion of Ald. Elliott, referred to the Map and Survey Committee.

By Ald. Elliott—Resolved, That Rule XXX. of

Rules of the Common Council be changed to

read as follows:
In all cases involving points of parliamentary law, not provided for by these rules, Fish's Manual of Parliamentary Law shall be accepted as au-

thority.
Adopted by the following vote:
Ayes—Ald. Tracy. Sullivan, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson,
Stein, Bohrer, Kelly, Thayer—14.
By Ald. Foley—Resolved, That Hunt's shop, No.
Il4 Bartlett street, be fixed as the polling place for
the third district of the Eighth ward for the ensuing year. Adopted.

ing year. Adopted.

By Ald. Foley—Whereas, The resolution adopted by this Common Council on August 15th, 1857, for the sale of a street railroad franchise of the route commencing at the intersection of Brooks. route commencing at the intersection of Brooks avenue with Genesee street, and ending at the easterly end of Driving Park avenue, sometimes called McCracken street, with a branch line extending from said avenue at the Boulevard, so called, to the northerly line of the city on Lake avenue, was incorrectly printed in the current printed proceedings of this Board on pages 197 to 200 inclusive, in the particulars hereinafter specified, and the said printed minutes having been approprial by this board without knowledge of such proved by this board without knowledge of such errors, and which errors occurred without fault upon the part of the clerk; and

Whereas, The said printed proceedings should truthfully state the resolution thus adopted, and for that purpose it is hereby

Resolved, That said printed minutes in said pages 198 and 199 be, and the same hereby is, amended nuno pro tune as of August 22, 1887, when said minutes were approved, in the following particulars, viz.:

In the fourth specification or section, in the first column of said page 198, after the words "the said railroad shall be constructed" and before the words "with the center" there shall be inserted the words "and maintained."

In the eighth specification or section, in the second column of said page 198, the word "thirty?" shall be inscrted in place of "ninety." and August. 1888," in place of "January, 1889."

In the seventeenth specification or section, in the second column of said page 199, the word "twenty" shall be inserted in place of the word "thirty," the aforesaid corrections being the errors in printing aforesaid. Adopted.

Ald. Hall presented the petitions of Charles F. Swain and James McGee for permission to erect wood buildings, and moved that permission be

granted. Adopted.

By Ald. Swikehard—Resolved, That upon filing with the Mayor or City Clerk a duly executed and acknowledged written consent of Henry Bolze, contractor for the asphaltum improvement on Gorham street under ordinance number 3,00, consenting to the terms and conditions of this resolution, and containing such conditions as the City Attorney may deem essential for the interests of the city, the City Treasurer is hereby directed to loan the seventeen hundred and eleven dollars and sixtye ght cents retained from such contract price, from time to time hereafter, to such person or persons, or corporation as may at any time hereafter be consented to by said Henry Bolze, upon his, their or its bond, with a mortgage upon real estate to or its bond, with a mortgage upon real estate to secure the payment of said bond, the loan or loans to be also approved by the City Treasurer and the Mayor, or person acting as such at the time being, and upon the certificate of the City Attorney or counsel, at that time being, in reference to the title of the property thus mortgaged, as may appear upon the search or abstract of title presented to him and to be at the interest rate of four per cent. per annum, conditioned, however, that such investment or re-investment shall, at all times, be at the cost risk and expuse of said monors and can cost, risk and expense of said moneys, and said contractor, and shall, in no wise, invalidate or affect the liability, at any time of said contractor, and that the interest upon the amount so invested or reinvested, when collected after deducting all costs, expenses and loss, if any, connected therewith, be paid to Henry Bolze, or his legal assigns, during the time of retention of said moneys, as provided in the contract for said improvement, and in case any such bond and mortgage shall remain uncollected at the end of the period provided for the retention of said moneys, whether due, or to become due, and all the conditions for the permanency and condition of the roadway thus constructed shall be best and more invitations. structed, shall be kept and maintained in full force and effect, as provided in said contract, the same may be assigned to said contractor by the treasurer at that time being, without recourse against the city or him, and shall be accepted by said contractor according to the amount then unpaid upon said bond and mortgage.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz Fritzsche, Elliott, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—13.

By Ald. Swikehard—Resolved, That the Executive Board be, and it hereby is, directed to construct a crosswalk on Lyell avenue at the west line of Whitney street. Adopted.

By Ald. Swikehard—Resolved, That the Executive Board be, and hereby is, directed to grade Taylor street, from the New York Central & Hudson River railroad to Silver street and charge to highway fund. Adopted.

By Ald. Judson-Whereas, No agreement for the purchase of lands necessary to be taken under or-dinance number 3,162 for the opening of a new street from Sherman street to Angle 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 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 deeemed necessary to be taken, of land which are deeemed necessary to be taken, the commencement, course and termination of the said street proposed to be laid out and opened, according to 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 Ald. Stein—Petitions of Jacob Laufer and Henry J. Bauman. Referred to the Wood Build-ing Committee with power to act.

By Ald. Bohrer-Whereas, No agreement for the purchase of lands for Kirk street extension necessary to be taken under or dinance No. 3,290 can be made, it is hereby

Resolved, That a copy of said ordinance and of this resolution, together with a map of the street 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 nation or the portion of said street proposed to be laid out and 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 proceedings as may be necessary to secure such object. Adopted.

By Ald. Kelly-Resolved, That the city surveyor be directed to immediately establish the grade of Genesee street south of the church, in the Fifteenth ward. Adopted.

By Ald, Thaver—

ROCHESTER, N. Y., Sept. 20, 1887.

To the Hon. the Common Councit:

Gentlemen: The undersigned respectfully represents that he has opened a street through his property extending from Bay street to the Clifford street line and known as the M. Dubellbeiss subdivision of the northeast part of lot No. 65. Said street opened by me is designated as Dubellbeiss park, and have opened said park for public use, have filed a map thereof in the County Clerk's office, and have fully dedicated the same as a public park, and I hereby request your Honorable Body for and in behalf of the city of Rochester to accept the dedication of said park by such formal 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 effective quired to render this proposed dedication effective Respectfully yours,

M. Dubellbeiss.

By Ald. Thayer—Resolved, That the communication of M. Dubellbeiss dedicating a certain park cation of M. Dubelibeiss dedicating a certain park through his property in the Sixteenth ward to public use, be referred to the Executive Board to report at the next regular meeting of this Board if said Dubelibeiss has performed all acts necessary to render the dedication of such park to public use complete and legal. Adopted,

By Ald. Thayer—Resolved, That the Surveyor be, and he is hereby directed to establish the lines of Thomas street from Clifford to Barnard streets. Adopted.

The President announced the following:

Committee to confer with the Police Committee and the Police Commissioners in the matter of an increase of the police force—Ald. Foley, Kelly, Thayer, Elliott, Judson.

On motion of Ald. Thayer the Board then adjourned.

PETER SHERIDAN. City Clerk.

In Common Council-Oct. 4, 1887.

REGULAR MEETING.

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

Present—Ald. Tracy, Sullivan, Marson, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Hall, Swike-hard, Judson, Stein, Bohrer, Kelly—14. Absent—Ald. Fee, Thayer—2.

APPROVAL OF THE MINITES

The minutes of the preceding meeting were approved as published in the book of proceedings. PRESENTATION OF PETITIONS, ACCOUNTS, ETC.

AND THEIR REFERENCES.

By Ald. Marson-Petition of F. R. Peshine to

By Ald. Marson—Petition of F. R. Pesime to erect a wood building, and moved permission be granted. Adopted.

Also petition of Georgiana Larson to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act.

Committee and fire Marshal, with power to act. By Ald. Marson—Petition for bridge over Locust street. Referred to the City Surveyor.

Also petition of Alfred M. Clark to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Kollmetz—Petition of John A. Reynolds for remission of taxes. Referred to the Assessment Committee.

sessment Committee.

sessment Committee.

By Ald. Kohlmetz—Petition for electric light on Miller street. Referred to the Lamp Committee. Also petition of J. Klehr to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Elliott—Petition of Seymour G. Dana for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

shal with power to act.

By Ald. Elliott -B	ilis of	TOTAL TO		
Chas. A. Jeffords, c	ollect	ing garbag	9	\$171 00
Union & Advertise:	r, pri	nting reno	rt	6 00
Minges & Shale, offic	e des	ks		170 00
Mt. Hope Com'rs, ro	ent for	r Hope Hos	mital	100 00
G. T. Gillson, profes	sional	services		12 00
Joseph Greenour, co	llecti	ng garbage		171 00
Martin Mason,	•			171 00
H. S. Dewitt,				171 00
William Rosengreen,				171 00
Patrick Bradley,				156 75
Jacob Stein,				171 00
Daniel Hickey.				171 00
John Becker,				171 00
Jacob Rauber.				171 00
Frank Vahue,				171 00
John Roach.				171 00
Peter Hardy.				171 00
O. J. & J. A. Bryan,	disin	fectants		5 34
Referred to the He	an Ith	Committee		0 01

Referred to the Health Committee. By Ald. Foley—Petition of E. J. Larson, Daniel Pratt, Jr., and J. McFadden, for permission to erect wood buildings, and moved permission be granted. \mathbf{A} dopted

By Ald. Foley-Petition for cement walk on Penn and Summer streets. Referred to the Sur-

rem and summer streets. Referred to the Surveyor to prepare an ordinance.

By Ald. Selye—Petition for electric lights on Bolivar street. Referred to the Lamp Committee,

By Ald. Stein—Petition for the removal of a
barn owned by August M. Englert. Ordered re-

ceived and filed. By Ald. Bohrer—Petitions of Samuel Khrlich and Joseph Deneve to erect wood buildings. Re-ferred to the Wood Building Committee and Fire

ferred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Bohrer—Pettion for the abatement of a nuisance in the cattle yards on Syracuse street. Referred to the Board of Health.

By Ald. Kelly—Pettitions for water mains in Brooks street and Reis park. Referred to the Water Works Committee and Executive Board. Also petitions for sewers in West Orange and Boardman streets and plank walk on Reis park. Referred to the surveyor to prepare ordinances. Also petitions of D. E. Phillips and A. Meulendyke to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal, with power to act. power to act.

REPORTS OF STANDING COMMITTEES

Ald Elliott, from the Health Committee, reported in favor of the health bills presented by him and referred by them to the Finance Committee for payment.

By Ald. Kohlmetz-

OFFICE OF THE CITY ATTORNEY, ROCHESTER, N. Y., October 4, 1887.

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

GENTLEMEN—On March 14, 1885, Joseph Renner recoved a judgment in the Municipal Court against the city for five dollars, costs, in an action wherein the city was plaintiff and he was defendant, and on July 5, 1887, an execution was issued on said judgment for the collection thereof, with interest from March 14, 1885. The said judgment is now unpaid, and I therefore recommend that the claim be paid, and the accompanying resolution in regard thereto be adopted. Respectfully,

IVAN POWERS, City Attorney.

Ordered received, filed and published.

By Ald. Kohlmetz—Resolved, That upon the certificate of the City Attorney that a proper discharge of the judgment recovered by Joseph Renner in the Municipal Court against the city, in an action wherein it was plaintiff and he was defendant, for five dollars costs on March 14, 1885, that the Clerk be, and he hereby is, directed to draw an order on the Treasurer, payable from the Contingent Fund, in favor of said Joseph Renner for said five dollars, and interest thereon from said

for said five dollars, and interest thereon from said March 14, 1885.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—13.

Nay—Ald. Selye—1.

By Ald. Kohlmetz:

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

GENTLEMEN—Your Law Committee begs leave to submit the following as its report: That by section three of chapter six hundred and six of the laws of 1886, as amended by section one of chapter six hundred and thirty-four of the laws of 1887, the Mayor is directed to annually appoint one or more persons to be inspectors of vinegar within the city, who are required to be sworn before entering upon their duties, and who have the power and authority, and it is made their duty, to inspect and examine all vinegar offered for sale. Your honorable body is also required, in case of such appointment being made, to fix and determine the salary or compensation of inspectors so appointed, and such salaries or compensation are directed by the act to be raised, levied or provided for in the annual tax levy. It is also by the act made your duty, where such inspectors are appointed, to provide a room or office, and all necessary chemicals and apparatus for the use of such inspectors and the proper discharge of the duties of their office. Mr. Richard Curran, in June, 1886, was appointed, and on this within the city, who are required to be sworn bedischarge of the duties of their omee. Mr. Richard Curran, in June, 1886, was appointed, and on this day he was reappointed by his honor, the Mayor, as vinegar inspector, and he has, as your commit-tee is informed, duly qualified as such. It there-fore becomes your duty, under said statute, to fix his compensation, and also to make the necessary provisions for office room, etc., for him, as aforesaid, and which action your committee begs leave to suggest should be taken by your honorable body.

H. KOHLMETZ,

JOSEPH H. FEE, GEO. W. ELLIOTT, JAMES S. JUDSON. Law Committee.

Ordered received, filed and published. Ald. Kollmetz moved that the chair appoint a committee of five to investigate the necessary wants of the Vinegar Inspector in relation to chemicals, apparatus, office, salary, &c., and report to this Board at its next meeting. Adopted. By Ald. Kelly-

ROCHESTER, Oct. 4th, 1887.

To the Honorable the Common Council:

GENTLEMEN—Your Map and Survey Committee, to whom was referred the bill of I. F. Quinby (\$3...27) for disbursements and the bill of M. Grenagle for livery (Surveyor's office), respectfully present the following report:

That after investigating the facts in the case find that the bill of the City Surveyor for disburse-ments was incurred for street car tickets and meals furnished employees while detained upon work on the outskirts of the city and for sundry small items disbursed for stakes, &c., for work on public improvements.

While your committee commend the saving of time by the judicious use of street car tickets, and approve the using of the same by employees engaged in work on the outskirts of the city, we do not recommend the furnishing of meals and will not approve of such bills being paid hereafter.

The bill of Mr. Greenagle, \$12, for livery for the use of the City Surveyor in the inspection of improvements throughout the city, would recommend that the bill be paid, and would suggest that in order to save the city expense, that the City Surveyor call upon the Executive Board for the use of one of their horses, owned by them, when the occasion required.

Your committee recommend the adoption of the following resolution.

J. MILLER KELLY, H. KOHLMETZ, C. STEIN.
J. S. JUDSON,
D. W. SELYE,

Committee.

Adopted.

By Ald. Kelly—Resolved, That the City Clerk be authorized and directed to draw orders on the Treasurer in favor of I. F. Quinby for \$37.27 and one in favor of M. Greenagle for \$12, and charge Contingent Fund.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—13. Nays—Ald. Selye—1.

Ald. Elliott moved that the rule relating to bills be suspended and that the health bills be placed upon the budget.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—13.
Nays—Ald. Selye—1.

FINANCE BUDGET No. 6

By Ald. Foley—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 respective 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: as follows :

CONTINGENT FUND.

MISCELLANEOUS ACCOUNTS.

A. P. Little	, carbon	paper		6 00
m n n	stenogr	apner s n	ninutes	45 48
H. D. Brya	n, printin	g		41 00
E. J. Galen	tine, serv	ices		12 00
T. L. Haml	in, carria	ge hire		2 00
James Butl	er.	• • • • • • • • • • • • • • • • • • • •		2 00
Schmidt & 1	Kaelber, l	India ink		3 60
Geo. F. Fla	nnerv, pr	inting bla	nks	6.00
Union and .	Advertise	r, printir	g notices	\$467 53
••	• •		blanks	14 00
••	••	••	books	52 00
1			~~~	00 W

PAY ROLL MONTH SEPTEMBER.	j	CITY PROPERTY FUND.
C. R. Parsons, Mayor	275 00	Rochester Gas Company, gas, City Buildings \$ 142 75
John A. Davis, Treasurer F. P. Allen, Asst. Treasurer	375 00 166 66	ings. \$142.75 F. J. Irwin, cleaning City Hall 65 00 Elwood & Brien, locks and keys (Front street) 3 25
Edward Thomas, clerk Chas. M. Beattie, A. D. Davis Fred E Shedd.	91 67 83 33	street)
A. D. Davis,	70 00	John Dittmier, repairing clock
	60 00 350 00	Doyle, Gallery & Co., coal, City Hall 148 50
H. J. Sullivan, Assistant City Attorney E. D. Smith, W. J. Burke, I. F. Quinby, Surveyor W. J. Stewart, Assistant Surveyor	208 33 91 66	Michael Claffey, trimming coal. 2 50 Wm. G. Martens, repairing clock 1 50
W. J. Burke,	83 33	James Field, repairing awning 2 25 Atkinson & Sykes, keys and repairs 5 80
I. F. Quinby, Surveyor	191 66 125 00	LAMP FUND.
W. J. Stewart, Assistant Surveyor W. B. Sackett, W. W. Race, I. H. Quinby, John Kenyon, Wm. M. Rebasz, C. E. Bingham, Martin Wahl L. Y. McConnell, L. A. Pratt, City Assessor M. J. Mahar, Jacob Gerling Thos, E. White, Judge Municipal Court	83 33 63 33	James Blunkett centing lamp posts \$ 0.10
I. H. Quinby,	63 33	M. Greengie, hack hire
John Kenyon, Wm M Rebasz	$\begin{array}{c c} 54 & 16 \\ 75 & 00 \\ \end{array}$	Citizens' Gas Co., setting famp posts, &c 52 11 Citizens' Gas Co., lighting month Aug 1,441 40
C. E. Bingham,	50 00 48 33	Rochester Gas Co 899 00 Brush Electric Light Co., lighting month
L. Y. McConnell,	25 00	Brush Electric Light Co., lighting month Aug
L. A. Pratt, City Assessor	225 00 225 00	PAY ROLL MONTH OF SEPTEMBER.
Jacob Gerling	225 00	Charles R. Finnegan, sup't electric lights. 50 00
Jacob Gerling Thos. E. White, Judge Municipal Court. Geo. E. Warner, Wm. F. Chandler, Clerk Peter Sheridan, City Clerk F. J. Irwin, City Messenger. Wm. Britter Assistant City Messenger	200 00 200 00	HEALTH FUND. PAY ROLL FOR MONTH OF SEPTEMBER.
Wm. F. Chandler, Clerk	75 00 166 66	Dr. J. J. A. Barke, Health Officer \$ 83 33
F. J. Irwin, City Messenger	100 00	Geo. Messmer, Registrar
	20 83 100 00	Wm. T. Kohlmetz, supt. of garbage 104 00
Arthur McCormick, Fire Marshal Daniel O'Neil, Watchman City Hall	75 00 75 00	Alex. Bruce, plumbing inspector
John O'Leary, Engineer Peter G. Miller, Janitor City Bld'g Geo. A. Benton, Clerk Civil Service Com William H. O'Kane, Milk Inspector	75 00	12.5 Helmold, keeper Hope Hospital, 12.5 10
Geo. A. Benton, Clerk Civil Service Com.	25 00 83 33	Jas. Purcell,
		Frank Downing 41 66 John Galvin, sewer flusher 55 00
POOR FUND.		Aug. Helbing, 41 66 Peter Hardy, Collecting Garbage, 171 00
Post & Borthwick, groceries	3 00 22 00	John Galvin, Sewer flusher55 00Aug. Helbing,41 66Peter Hardy,Collecting Garbage171 00John Roach,171 00Jos. Greenaur171 00
Geo. Fisher,	16 60	Peter Hardy, Collecting Garbage. 171 00 John Hoach, 171 00 Jos. Greenaur 171 00 Martin Hason, 171 00 H. S. Dewitt, 171 00 Chas A. Jeffords, 171 00 Wm. Eosengreen 171 00 Patrick Bradley, 156 75 Jacob Stein, 171 00 Panilel Flickey 171 00 Frank Value, 171 00 Jacob Rauber, 171 00 John Becker, 171 00
E. W. Ayre, M. Eisenmenger,	18 00	H. S. Dewitt,
Geo. J. Weider,	33 00 183 06	Chas A. Jeffords,
B. F. Martin, groceries.	235 74	Patrick Bradley,
F. Ritz, rentStephen Collins, rent	5 25	Daniel Hickey
J. F. Cochrane,	19 75 15 00	Frank Vahue,
Mina Lauterbach,	8 00	John Becker, 171 00 Union and Advertiser, printing report 600
Jos. Lochner, John Eckhardt, meat	$\frac{4}{25} \frac{50}{00}$	Minges & Shale, office desks
Geo. M. Schmidt,	25 00 25 00	Mt. Hope Com., rent of Hope Hospital 100 00 G. T. Gillson, professional services 12 00
G. Goetzman, soap	17 00	G.T. Gillson, professional services 12 00 O. J. & J. A. Bryan, disinfectants 5 34
Jas. Laney & Co., paper	12 40 60 00	PARK FUND. PAY ROLL FOR MONTH OF SEPTEMBER.
Punch & Son, burials	18 50	John Sheridan, labor on parks \$ 40 00
W. C. Dickinson, coal	32 50	M. Ridersbacher, 40 00 Eugene Austin. 20 00
W. C. Dickinson, coal	22 50 38 75	D. P. Cone, 40 00
P. G. Seiner, drugs	4 25 82 50	Eugene Austin, 20 00 D. P. Cone, 40 00 John McCormick 40 00 Patrick Fogarty, 43 00
Jas. C. Norris, work on ambulance	113 55	POLICE FUND.
H. Richards, bread	$\frac{2}{961} \frac{59}{25}$	Shaw & Sours, use of horse, patrol wagon \$85.50 Maggie Gaffuey, washing 3.52
POOR FUND. Post & Borthwick, groceries Jos. Bolie, Geo. Fisher, E. W. Ayre. M. Eisenmenger, Geo. J. Weider, Jas. McMannis, B. F. Martin, groceries. F. Ritz, rent. Stephen Collins, rent. J. F. Cochrane. Geo. Matern, Mina Lauterbach, Jos. Lochner, John Eckhardt, meat. Geo. M. Schmidt, J. M. Beikirch, G. Goetzman, soap Jas. Laney & Co., paper B. O'Reilly, burials. Punch & Son, burials. P. Joyce, W. C. Dickinson, coal. W. C. Dickinson, coal. Bernhard & Casey, coal. P. G. Sciner, drugs A. H. Nartin, disbursements. Jas. C. Norris, work on ambulance. H. Richards, bread. City Hospital, board. PAY ROLL FOR MONTH OF SEPTEMBI	ER.	Maggie Gaffney, washing
	141 66	N T. Hackstaff, printing rules and regula-
A. H. Martin, Overseer	$\frac{75}{75} \frac{00}{00}$	tions. 272 00 Shaw & Sours, horse for patrol wagon. 200 00 Chas. Englert, hack hire. 23 75
Thos. Swanton, Jos. Eagan, Coo Heatel	75 00	Chas. Englert, hack hire 23 75 39 50
Geo. Hartel, Dr. J. L. Roseboom, city physician	$62 50 \\ 41 66$	Western Union Tel. Co., services, August. 22 15
Dr. Pauline Morton, city physician	$\frac{41}{41} \frac{66}{66}$	William Burke, wagon jack
Dr. N. M. Collins, city physician Dr. A. R. Gumbarts, city physician	41 66	Albert Reir, matting, patrol house 12.30
Dr. A. R. Gumbarts, city physician. Dr. V. A. Hoard, city physician. Dr. Geo A. Fischer, city physician. P. P. Dickinson, Excise Com's.	$\frac{41}{41} \frac{66}{66}$	H. H. Smith, printing 4 75 Rochester Gas Co., gas at patrol house 22 12 S. A. Pierce, M. D., medical services 3 00
P. P. Dickinson, Excise Com's	60 00 60 00	Rochester Gas Co., gas at patrol house
Jas. Malley, C. Herzberger, John Mason, clerk.	60 00	Howe & Bassett, repairs at patrol house 17 61
John Mason, clerk.	65 00	Roch. Dist. Tel. Co., services, August 4 80

B. Frank Enos, expenses,	Amount	4 85	John B. Davis,	••	••••	75 00
W. W. Morrison, printing	August	4 25	Nich. J. Loos,	• • •		65 00
W. W. Morrison, printing Balt. & Ohio Tel. Co., ser C. H. Bidwell, feed for h	vices, August	2 95	John H. Dana	••	• • • • • • •	75 00
C. H. Bidwell, feed for h	orses	$\begin{array}{c} 83 & 21 \\ 12 & 60 \end{array}$	Wm. White, Ed. Van Vorst, John C. McQuatters, John M. Reis,		• • • • • • • •	75 00 75 00
A F & S C Stewart re	pairs at Patrol	1% 00	John C. McQuatters.			75 00
E. W. Tripp, ice at heade A. F. & S. C. Stewart, re house		12.75	John M. Reis,	• •		75 00
Patk. C. Kavanagn, exper	ises in Stone case	16 36 4 50	Jacob Frank,		• • • • • • •	75 00
J. A. Weider, one hame		$\frac{4}{24} \frac{50}{25}$	John Wangman, John Monaghan,			75 00 75 00
W. Bayer, Jr., board of J. R.Chamberlain, hose, e	ete Patrol house	6 75	Chas. Siefferd,	••		75 00
John C. King, matting an	d cot beds	$30 \ 35$	Danl. Golding,	••		75 00
Stecher Lithograph Co., 1	,000 letter heads.	10 00	Mich. Cain,		• • • • • • •	75 00 65 00
S. J. Wagoner, boarding p E. P. Olmsted, meals for	patrol norse	$\frac{20}{13} \frac{86}{00}$	Jas. P. Flynn, Hugh Clark,		• • • • • • • • • • • • • • • • • • •	75 00
Western Union Telegrap	h Co. services	3 19	Wm. Laragy,	• •		67 50
W. L. Buckland, livery in	Stone case	26 5 0	Wm. Laragy, W. R. McArthur, Chas. Stupp.	• • •	• • • • • • •	
Maggie Gaffney, cleaning	ng and washing,	13 00	Chas. Stupp,			$75\ 00$ $75\ 00$
August Wm. Croston, brooms		3 00	F. A. Klubertanz, J. E. Moran,	••		
			A. J. Moynihan, Theo. H. Cazeau, Henry M. Meisloin, Chas. P. Player, J. W. Chatfield John Coughlin Albert Gerber	• •	• • • • • •	
PAY ROLL FOR MOD		51K.	Theo. H. Cazeau,			75 00 55 00
J. W. Rosenthal, Police C	om., quarter sat-	\$ 250.00	Chas. P. Player.			
ary to October 1 James D. Casey, Police C	om., quarter sal-	ψ 14 30 00	J. W. Chatfield			75 00
ary to October 1 Bartholomew Keeler, Po		290 00	John Coughlin	• •		$\begin{array}{ccc} 75 & 00 \\ 75 & 00 \end{array}$
Bartholomew Keeler, Po.	lice Justice	$\frac{291}{125} \frac{67}{00}$	Albert Gerber			75 00
B. Frank Enos, Police Cl Jos. P. Cleary, Chief Poli	ce	150 00	Chas. Dingman	driver		75 00
Chas. McCormick, Asst. C	hief and Day Cap	116 67	John W. Banker,	patrolman		45 51
Wm. Keith, Night Captai Frank B. Allen, Lieut	n	108 33	Isaac G. Lovett Chas. Dingman John W. Banker, James B. Cady, Justice E. Austin,		• • • • • • • •	$\frac{45}{45} \frac{51}{51}$
John A Raird	enant	85 00 85 00	Dalant D. Syronton	dairean		45.51
John A. Baird, John E. McDermott, Frank S. Skuse, John C. Hayden, D Thos. Lynch.		85 00	Chas, Wilson, Chas, Wilson, Louis W. Miller Henry W. Martin Henry M. Webb Charles W. Struble,	•••		$45 \ 51$
Frank S. Skuse,		85 00	Louis W. Miller	operator		$\frac{40}{40} \frac{00}{00}$
John C. Hayden, D	etective	90 00 100 00	Henry W. Martin			40 00
Peter Laner.	,,,,,,,,	90 00	Henry M. Webb Charles W. Struble, Jacob Markey	doorman		$45 \ 51$
Henry Baker,		90 00	Jacob Markey	janitor		65 00
Thos. A. Burchill,	•••	90-00 90-00	Jacob Markey Peter Lauer sa Chas. Dingman, bal. fo	d. Mo. June	monet	$\frac{90}{20} \frac{00}{00}$
Patk C Kayanach		90 00				100 00
Thos. Dukelow,		90 00	EXECUTIVE BE	ER, N.Y., S	RTMENT, ent 30 1	887 (
Ben C. Furtherer,		90 00	To the Common Counc		0,50. 00, 1	501.)
John C. Hayden, D. Thos. Lynch, Peter Laner, Henry Baker, Thos. A. Burchill, Jos. S. Roworth, Patk. C. Kavanagh, Thos. Dukelow, Ben C. Furtherer, Geo. Long, Andrew Connolly, Pather Runns	Patrolman .	90 00 75 00		*11 . 3	notae oe	nor the
Robert Burns,			The accompanying be following statement, tracted, examined, at Board, are hereby c Board for payment, City Charter. Respec	having beer	i lawfull	v con-
Jacob Harter,		50 00	tracted, examined, as	idited and	settled 1	y this
Wm. P. O' Neil, John Mitchell,		75 00 75 00	Board, are hereby c	ertified to	your ho	norable
Ed McDonough,		75 00	City Charter Respec	pursuant to fully submit	ted.	or the
Chas. E. Fowler,		12 50	THO	os. J. NEVIL	LE.	
Wm. McKelvey, Jos. St. Hellen,		75 00				
		75.00	i	CIOIL OI MAIL	ecutive B	oard.
Robert Sloan.	Patrolman	75 00 75 00	High	way Fund.		oard.
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John Dean, Samuei Schwartz, James A. Johnson, Charles W. Peart, Charles Hart, Michael Hynes, Louis Nold, Peter Hess, Oliver A. Youle, Fred. Kipphut, Hiram Rogers, P. J. Cummings, B. L. Stetson, Patrick Caufield, Patrick Culligan, William Murray, Michael Englert, John Sullivan,		75 60 75 90 75 90	High Pay roll for week endin Monthly pay roll lifer September Adam Klein, repairs t Ches. Peiffer, brooms I Michael Dwyer, repair Garvey & Donnelly, re Alfred P. Mann, repair Henry Hebing, hardw T. O. Connell, repairs Louis Ernst & Son, ha G. W. & F. P. Crouch, Joseph Freidel, keepir West, avenue sweeping	way Fund. ag Sept. 8th. Sept. 25th. Sept. 22th. Sept. 22th. ft bridge to o tools or street sw pairs to too are to harness are to steam rol rdware. lumber g horse. and cleanin	\$839 18 \$07 63 503 99 245 29 \$eenders, eepers. ollerls	2,396 09 350 00 19 05 87 00 5 40 6 30 2 75 2 20 20 20 20 25 59 03 41 72
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John Dean, Samuei Schwartz, James A. Johnson, Charles W. Peart, Charles Hart, Michael Hynes, Louis Nold, Peter Hess, Oliver A. Youle, Fred. Kipphut, Hiram Rogers, P. J. Cumnings, B. L. Stetson, Patrick Caulield, Patrick Culligan, William Murray, Michael Englert, John Sullivan, Dennis Hogan, James B. Ryan,		75 60 75 60	High Pay roll for week endin Monthly pay roll lifer September Adam Klein, repairs t Chas. Peiffer, brooms I Garvey & Donnelly, re Alfred P. Mann, repair Henry Hebing, hardw T. O. Connell, repairs Louis Ernst & Son, has G. W. & F. P. Crouch, Joseph Freidel, keepir West avenue sweeping O. 3,199 appropriatio J. L. Mott Iron Works Jos. F. Bonesteel, ren	way Fund. ag Sept. 8th. Sept. 25th. Sept. 22th. Sept. 22th. ft bridge to tools for street sway repairs to too steam repairs to too steam roldware. tumber ghorse. and cleanin. d, drinking fo to f Frank st	\$839 18 807 63 503 99 245 29 stenders, seepers. oller	2,596 09 350 00 19 05 87 00 5 40 2 75 2 20 20 25 300 00 89 45 300 00 89 45 300 00 89 45 300 00
John Dean, Samuei Schwartz, James A. Johnson, Charles W. Peart, Charles Hart, Michael Hynes, Louis Nold, Peter Hess, Oliver A. Youle, Fred. Kipphut, Hiram itogers, P. J. Cummings, B. L. Stetson Patrick Caulield, Patrick Culligan, William Murray, Michael Englert, John Sullivan, Dennis Hogan, James E. Ryan, John Yaman, Michael Zimmerman,		75 69 72 50 75 60 75 60	High Pay roll for week endin Monthly pay roll li for September Adam Klein, repairs t Ches. Peiffer, brooms I Michael Dwyer, repair Garvey & Donnelly, re Alfred P. Mann, repair Henry Hebing, hardw T. O. Connell, repairs Louis Ernst & Son, ha G. W. & F. P. Crouch, Joseph Freidel, keepir West avenue sweeping O. 3,199 appropriatio J. L. Mott Iron Works Jos. F. Bonesteel, ren	way Fund. 19 Sept. 8th. 19 Sept. 15th. 19 Sept. 22d. 19 Sept. 22d. 10 tools 10 tools 10 tools 10 tools 11 toridge too 12 tools 13 tools 14 tools 15 tools 16 tools 17 tools 18 tools 1	\$839 18 807 63 503 99 245 29 tenders, seepers, oller	2,396 09 350 00 19 05 87 00 5 40 6 30 2 75 9 49 2 20 20 25 59 03 41 72 300 00 89 45 26 18 20
John Dean, Samuei Schwartz, James A. Johnson, Charles W. Peart, Charles Hart, Michael Hynes, Louis Nold, Peter Hess, Oliver A. Youle, Fred. Kipphut, Hiram Rogers, P. J. Cummings, B. L. Stetson, Patrick Caufield, Patrick Culligan, William Murray, Michael Englert, John Sullivan, Dennis Hogan, James E. Ryan, John Yaman, Michael Zimmerman, George H. Kron,		75 60 72 50 75 60 75 60	High Pay roll for week endin Monthly pay roll lifer September. Adam Klein, repairs t Chas. Peiffer, brooms i Michael Dwyer, repair Michael P. Mann, repair Louis Ernst & Son, ha G. W. & F. P. Crouch, Joseph Freidel, keepir West avenue sweeping O. 3, 199 appropriatio J. L. Mott Iron Works Jos. F. Bonesteel, ren Waldert & Anscomb, M. M. Chaele Represent	way Fund. ag Sept. 8th. Sept. 25th. Sept. 22th. Sept. 29th ft bridge to o tools or street sw sato steam r pairs to too sato harness are. to steam rol dware. thumber g horse. and cleanin n. drinking fo to f Frank st spike.	\$839 18 807 63 503 99 245 29 \$ tenders, \$ te	2,396 09 350 00 19 05 87 00 5 40 6 30 2 75 9 49 2 20 20 25 59 03 41 72 300 00 89 45 26 14 18 20 50 00
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John Dean, Samuei Schwartz, James A. Johnson, Charles W. Peart, Charles Hart, Michael Hynes, Louis Nold, Peter Hess, Oliver A. Youle, Fred. Kipphut, Hiram Rogers, P. J. Cummings, B. L. Stetson, Patrick Caufield, Patrick Culligan, William Murray, Michael Englert, John Sullivan, Dennis Hogan, James E. Ryan, John Yaman, Michael Zimmerman, George H. Kron, George Leise, Henry Baker, Jr., Michael Fitzpatrick,		75 60 75 60	High Pay roll for week ending Monthly pay roll lifer September	way Fund. g Sept. 8th. Sept. 25th. Sept. 25th Sept. 25th ft bridge t o tools or street sw s to steam r pairs to too s to harms to too s to harms to too rdware. lumber g horse. in dinking fo t of Frank st spike. s' stakes her hardware. Le Main st.	\$830 18 \$07 63 503 90 245 29 cenders, ceepers. oller ler g fund, untains. yard bridge.	2,396 09 350 00 19 05 87 00 5 40 6 30 2 75 9 49 2 20 20 25 59 03 41 72 300 00 89 45 26 14 18 20 57 39 48 40 39 39 30 185 00
John Dean, Samuei Schwartz, James A. Johnson, Charles W. Peart, Charles Hart, Michael Hynes, Louis Nold, Peter Hess, Oliver A. Youle, Fred. Kipphut, Hiram Rogers, P. J. Cummings, B. L. Stetson, Patrick Caulfeld, Patrick Culligan, William Murray, Michael Englert, John Sullivan, Dennis Hogan, James E. Ryan, John Yaman, Michael Zimmerman, George H. Kron, George Leise, Henry Baker, Jr., Michael Fitzpatrick, William Hilliard,		75 60 72 50 75 60 75 60	High Pay roll for week endin Monthly pay roll li for September Adam Klein, repairs t Ches. Peiffer, brooms I Michael Dwyer, repair Garvey & Donnelly, re Alfred P. Mann, repair Henry Hebing, hardw T. O. Connell, repairs Louis Ernst & Son, ha G. W. & F. P. Crouch, Joseph Freidel, keepir West avenue sweeping O. 3,199 appropriatio J. L. Mott Iron Works Jos. F. Bonesteel, ren Waldert & Anscomb, H. H. Craig, surveyor G. W. Crouch, Jr., lur H. A. Kingsley & Co., Hall & Perry, painting	way Fund. 19 Sept. 8th. 19 Sept. 15th. 19 Sept. 22d. 19 Sept. 22d. 10 tools 10 tools 10 tools 10 tools 10 tools 10 tools 11 toridge 12 tools 13 tools 14 tools 15 tools 16 tools 17 tools 18 tools 18 tools 18 tools 18 tools 18 tools 19 to	\$839 18 807 63 503 99 245 29 tenders, seepers, oller	2,396 09 350 00 19 05 87 00 6 30 2 75 9 49 2 20 59 03 41 72 300 00 89 45 18 20 748 40 39 39 185 00 2 09
John Dean, Samuei Schwartz, James A. Johnson, Charles W. Peart, Charles Hart, Michael Hynes, Louis Nold, Peter Hess, Oliver A. Youle, Fred. Kipphut, Hiram Rogers, P. J. Cummings, B. L. Stetson, Patrick Caulfeld, Patrick Culligan, William Murray, Michael Englert, John Sullivan, Dennis Hogan, James E. Ryan, John Yaman, Michael Zimmerman, George L. Kron, George H. Kron, George Leise, Henry Baker, Michael Fitzpatrick, William Hilliard, Fred. Walter,		75 60 72 50 75 60 75 60	High Pay roll for week ending Monthly pay roll if for September	way Fund. 19 Sept. 8th. 19 Sept. 15th. 19 Sept. 22d. 19 Sept. 22d. 19 Sept. 22d. 20 tools 10 tools 11 tools 12 tools 12 tools 13 tools 14 tools 15 tools 16 tools 17 tools 18	\$839 18 807 63 503 99 245 29 \$\text{ienders}\$, eepers. oller	2,396 09 350 00 19 05 87 00 6 30 6 30 9 49 20 25 59 03 41 72 300 00 89 45 26 12 20 25 59 00 89 45 20 25 59 00 89 45 20 20 40 39 39 185 00 6 00 6 00 6 00 6 00 8
John Dean, Samuei Schwartz, James A. Johnson, Charles W. Peart, Charles Hart, Michael Hynes, Louis Nold, Peter Hess, Oliver A. Youle, Fred. Kipphut, Hiram Rogers, P. J. Cummings, B. L. Stetson, Patrick Caulield, Patrick Caulield, Patrick Culligan, William Murray, Michael Englert, John Sullivan, Dennis Hogan, James E. Ryan, John Yaman, Michael Zinunerman, George H. Kron, George Leise, Henry Baker, Jr., Michael Fitzpatrick, William Hilliard, Fred. Walter, John Bletzer,		75 60 72 50 75 60 75 60	Monthly pay roll life for September	way Fund. g Sept. 8th. Sept. 25th. Sept. 22th. Sept. 22th. o tools or street sw pairs to too s to harness are. lumber g horse. lumber g horse. d dware. d drinking fo t of Frank st spike. Si's takes. her hardware. Lamin st. handles arness handles arness.	\$839 18 807 63 503 99 245 29 enders, eepers, oller g fund, unitains, yard bridge.	2,396 09 350 00 19 05 87 00 6 30 5 40 6 30 2 75 9 49 2 20 20 25 59 94 41 72 300 00 89 45 41 72 300 00 748 40 39 39 185 00 4 65 85 00 4 65 85 00 86 00 86 00 87 00 89 45 89 45 80 65 80
John Dean, Samuei Schwartz, James A. Johnson, Charles W. Peart, Charles Hart, Michael Hynes, Louis Nold, Peter Hess, Oliver A. Youle, Fred. Kipphut, Hiram Rogers, P. J. Cummings, B. L. Stetson, Patrick Caufield, Patrick Caufield, Patrick Culligan, William Murray, Michael Englert, John Sullivan, Dennis Hogan, James E. Ryan, John Yaman, Michael Zimmerman, George L. Kron, George Leise, Henry Baker, Jr., Michael Fitzpatrick, William Hilliard, Fred. Walter, John Bletzer, Geo. Mohr, E. O'Loughlin,		75 60 75 60	Monthly pay roll liftor September	way Fund. g Sept. 8th. Sept. 25th. Sept. 25th. Sept. 25th ft bridge to tools. For street sweet	\$830 18 \$07 63 \$03 90 245 29 \$enders, eepers. oller ler g fund, unitains. yard bridge.	2,396 09 350 00 19 05 87 00 6 30 5 40 6 30 2 75 9 49 2 20 20 25 59 94 41 72 300 00 89 45 41 72 300 00 748 40 39 39 185 00 4 65 85 00 4 65 85 00 86 00 86 00 87 00 89 45 89 45 80 65 80
John Dean, Samuei Schwartz, James A. Johnson, Charles W. Peart, Charles Hart, Michael Hynes, Louis Nold, Peter Hess, Oliver A. Youle, Fred. Kipphut, Hiram Rogers, P. J. Cumnings, B. L. Stetson, Patrick Caulfeld, Patrick Culligan, William Murray, Michael Englert, John Sullivan, Dennis Hogan, James E. Ryan, John Yaman, Michael Zimmerman, George H. Kron, George Heise, Henry Baker, Jr., Michael Fitzpatrick, William Hilliard, Fred. Walter, John Bletzer, Geo. Mohr, E. O'Loughlin, Geo. Kliesly,		75 60 75 60	Monthly pay roll liftor September	way Fund. g Sept. 8th. Sept. 25th. Sept. 25th. Sept. 25th ft bridge to tools. For street sw sto steam repairs to too sto harms to too sto harms to too rdware. lumber g horse. and cleanin n. drinking fo to f Frank st spike. Stakes her hardware. E. Main st. sump. handles arness. 1.	\$830 18 \$07 63 \$03 90 245 29 \$enders, eepers. oller ler g fund, unitains. yard bridge.	2,396 09 350 00 19 05 87 00 6 30 5 40 6 30 2 75 9 49 2 20 20 25 59 94 41 72 300 00 89 45 41 72 300 00 748 40 39 39 185 00 4 65 85 00 4 65 85 00 86 00 87 00 89 45 89 45 80 65 80
John Dean, Samuei Schwartz, James A. Johnson, Charles W. Peart, Charles Hart, Michael Hynes, Louis Nold, Peter Hess, Oliver A. Youle, Fred. Kipphut, Hiram Rogers, P. J. Cummings, B. L. Stetson, Patrick Caufield, Patrick Caufield, Patrick Culligan, William Murray, Michael Englert, John Sullivan, Dennis Hogan, James E. Ryan, John Yaman, Michael Zimmerman, George L. Kron, George Leise, Henry Baker, Jr., Michael Fitzpatrick, William Hilliard, Fred. Walter, John Bletzer, Geo. Mohr, E. O'Loughlin,		75 60 75 60	High Pay roll for week ending Monthly pay roll lifer September	way Fund. g Sept. 8th. Sept. 25th. Sept. 25th. Sept. 25th ft bridge to tools. For street sw sto steam repairs to too sto harms to too sto harms to too rdware. lumber g horse. and cleanin n. drinking fo to f Frank st spike. Stakes her hardware. E. Main st. sump. handles arness. 1.	\$830 18 \$07 63 \$03 90 245 29 \$enders, eepers. oller ler g fund, unitains. yard bridge.	2,396 09 350 00 19 05 87 00 6 30 6 30 9 49 20 25 59 03 41 72 300 00 89 45 26 12 20 25 59 00 89 45 20 25 59 00 89 45 20 20 40 39 39 185 00 6 00 6 00 6 00 6 00 8

- 4	Stallman Bros., stone chips	$\begin{bmatrix} 3 & 20 \\ 50 & 00 \\ 815 & 56 \end{bmatrix}$	Dr. A. Tegg, board and use of horses Henry J. Wemett, est. No. 4, collecting garbage, &c., from Hemlock Lake	. 58 g . 168	00 57
:	Chase & Ouis, inhiber as per contract. Whitmore, Rauber & Vicinus, cement, etc. Jacob K. Post & Co., plumbago. Thos. J. Neville, clerk, disbursements Geo. Chambers, revoirs to, Archayus streat	851 15 24 47 1 00	United Gas Imp't Co., gas	. 1	65 75
į	Thos. J. Neville, clerk, disbursements	42 24	lumber.		62
	deo, chambers, repairs to Andrews succe	1,493 53	Massasoit M'fg Co., waste. J. B. Colman, taps, &c John C. King, bedding, &c	$19 \\ 149$	00 57
	vard	96 97	John C. King, bedding, &c	17	61
	C. H. Potter, estimate No. 1, oak lumber J. P Kimmel, coal and wood Wm. G. Bell, sawing lumber	1,620 00 90 10	Fire Department Fund.	\$8,596	40
	Wm. G. Bell, sawing lumber	15 20 79 33	Monthly pay roll for September	. \$4,335	34
	· · · · · · · · · · · · · · · · · · ·		United Gas Improvement Co., gas Phill n Ernst, repairs to harness	. 8	85 60
	Total\$ Water Pipe Fund,	9,748 40	S. A. Millington, painting signs H. Brewster & Co., salt and soap J. A. Weider, hames for harness	12	60
	Monthly pay roll for September\$	648 82	J. A. Weider, hames for harness	. 13	50
	Emil Kuichling, salary for September Geo. W, Aldridge, salary for Sept	200 00 200 00	Stallman Bros., repairs to No. 3 hose hous J. R. Chamberlin, hose, etc	. 2,264	38
	James M. Aikenhead, salary for Sept	200 00	John C. King, furniture and bedding C. H. Bidwell, straw	. 37 . 56	90
	James M. Aikenhead, salary for Sept Florence Iron Works, hydrants. Ludlow Valve Mfg. Co., valves. Jackson & Woodin Mfg. Co., Est. N. 1,	713 36 446 65	G. H. Bidwell, straw	e . 188	3 23
	Jackson & Woodin Mfg. Co., Est. N. 1, cast iron water pipe and castings	4,073 33	houses	250 237	00 50
	cast iron water pipe and castings. N. L. Brayer, Est. No. 2, group 122 John Howe, Est. No. 2, group 120 Walter E. Curtiss, Est. No. 1, Pest st. Geo. Chambers, Est. No. 2, group 123 Chaples School democracter force side	780 00 200 00	Protective Sack and Bucket Co., quarterl	y	
	Walter E. Curtiss, Est. No. 1, Post st	190 00 200 00	appropriation. Rochester Gas Light Co., gas	. 8	30
	Charles ochaal, damages to lence, side-		Louis Ernst & Son., hardware		3 42 3 00
	walk, &c. Thos. J. Neville, clerk, disbursements for	5 00	Hoffman & Schaffer, repairs to hose hous	e 850	00
	freight, &c	44 29	W. W. Jefferson, labor. Schmidt, Kaelber & Co., supplies Thos. J. Neville, clerk, paid for hay	. 48	3 00 3 78
	water works material	132 47	Thos. J. Neville, clerk, paid for hay	. 67	42
	Total\$	8.033 92	Thos. J. Neville, clerk, expenses		00
	Water Works Fund.		Total	. \$9,008	64
	Monthly payroll for Sept., 1887, operating expenses	2,157 23	O C Thomas and and an article		
	Monthly payroll for Sept., 1887, operating expenses. \$\ Monthly payroll for Sept., 1887, service and repairs. \$\ \text{Whitmore, Rauber & Vicinus, labor and motorical} \]	2,498 27	Allen st., O. 3,080 \$38 & Exchange st., O. 3,093 58 & Exchange st., O. 3,094 31 & N. Ford st., Sec. 2, O. 3,097 15 & Hill st., O. 3,105 11 & Sophia st., O. 3,134 18 & Troup st., O. 3,144 55 & N. Washington st., O. 3,149 15 & Prospect st., O. 3,218 6	8 9	
	Whitmore, Rauber & Vicinus, labor and	109 00	S. Fitzhugh st., O. 3,094	0	
	material C. P. Lyon, castings Dr. A. Drinkwater, veterinary services	177 34	Hill st., O. 3,105	8	
	and medicine. A. G. Dolbear, labor and material	18 25	Troup st., O. 3,141	.0 .0	
	G. W. & F. P. Crouch, lumber J. Emory Jones, labor and material	$\frac{10}{72} \frac{00}{93}$	N. Washington st., O. 3,149 15 6 Prospect st., O. 3,218 6	5 3	
	J. Emory Jones, labor and material B. F. Harris, rent of barn for September.	113 10 22 50	Robert Stowert estimates:	фиос	74
	Geo. Bantel & Sons, difference in exchange of horses	115 00	Andrews st., O. 3,081 \$22 Frank st., Sec. 2, O. 3,099 16 Jones st., O. 3,109 32 Mortimer st., O. 3,118 10 Platt st., O. 3,126 33 N. St. Paul st., sec. 1, O. 3,138 32 2 Q. 3,139 62 Warehouse st. O. 3,148 3	0 18	
	T. J. Neville, clerk, freight on water pipe. Robert Crennell, payroll, conduit line	92 04 46 89	Jones st., O. 3,109 32 1	.5	
	Florence Iron Works, water pipe	1,149 88	Mortimer st., O. 3,118. 10 9 Platt st., O. 3,126. 33 4	3	
	National Meter Co., meters, &c	$\begin{array}{c} 456 & 20 \\ 14 & 10 \end{array}$	N. St. Paul st., sec. 1, O. 3,138 32 1 2, O. 3,139 62 1	5	
	L. L. Allen, meter W. H. Hannon & Co., meter	$\frac{12}{10} \frac{00}{00}$	Warehouse st., O. 3,148 3 (Water st., O. 3,151 25 (
	L. L. Allen, meter W. H. Hannon & Co., meter S. H. Oviatt, payroll, land damages, &c Ludlow Valve M'f'g Co., supplies for	56 88			7 24
	valves	56 25 18 06	J. W. Breakey, estimates: Caledonia ave., O. 3082		
	John Siddons, sanitary pails and covers.	274 00	N. Ford st., sec. 1, O. 3,096. 4	28	
	Maier Bros., wood	5 00 16 55	Jefferson ave., O. 3,108	36	
	Weaver, Palmer & Richmond, hardware	39 75 2 09	Reynolds st., O. 3,129		
	Kane & Dowd, meals for men on duty Excelsior File Works, files	$\frac{10\ 00}{10\ 28}$	S. Washington st., O. 3,150		
	Joseph Cowles, labor and material P. A. Clum & Co., castings	$122 \ 07 \ 15 \ 51$	Caledonia ave. O. 3082 32 32 32 32 32 35. Ford st., O. 3,095 17 N. Ford st., Sec. 1, O. 3,096 4 4 Jefferson ave., O. 3,108 22 9 19 mouth ave., O. 3,127 48 Reynolds st., O. 3,129 16 Spring st., O. 3,135 20 S. Washington st., O. 3,150 16 Jefferson ave., sec. 2, O. 3,173 29 34 Atkinson st., sec. 1, O. 3,249 12 20 Plymouth ave., sec. 2, O. 3,240 20 Plymouth ave., sec. 2, O. 3,242 29	4	
	G. W. Crouch, Jr., lumber	12 16	Plymouth ave., sec. 2, O. 3,242 29	5	
	Rose & Eddy, hardware. Louis Ernst & Son, hardware. Woodbury, Morse & Co., supplies.	2 51 15 33	John Durnan, estimates:	- \$277	98
	C. T. Crouch & Son, lumber	$\begin{array}{c} 3 \ 02 \\ 244 \ 10 \end{array}$	Central ave., O. 3,084	35	
	J. M. Lewis, transportation. J. Nelson Tubbs, disbursements	13 88 3 90	Clinton pl., O. 3,089 19 Court st., O. 3,090 31 (29	
	Emil Kuichling, expenses. Orrin Purcell, services, &c., tending bulk-	48 96	Elm st., O. 3,092. 12 4 Hudson st., O. 3,106. 39 6	3	
	head, Canadice Lake	21 12	North ave., sec. 1, O., 3,122. 55	2	
	T. J. Neville, clerk, disbursements Garvey & Donnelly, repairs to wagons	86 88 14 60	John Durnan, estimates: Central ave, O. 3,084. 50 (Chestnut st., O. 3,086. 24 (Clinton pl., O. 3,089. 19) Court st., O. 3,090. 31 (Elm st., O. 3,090. 32 (Hudson st., O. 3,106. 390 (North ave., sec. 1, O., 3,122. 55 (North ave., sec. 2, O. 3,123. 38 (St. Joseph st., O. 3,136. 44 (

S. Union st., O. 3,142. 28 72 University ave., sec. 1, O. 3,144. 31 08 South ave., sec. 2, O. 3,189. 47 14 Stone st., O. 3,212. 858		Water Works Department.
South ave., sec 2, O. 3,189		Lowering water main Mt. Hope ave. Me-
Stone st., O. 3,212 8 58 North ave., sec. 3, O. 3,214 22 50		dina imp't, O. 3,181
The second second	$454\ 56$	O. 3,053 69 11
Jacob Stein, estimates: Chatham st., O. 3,085		Lengthening services N. Clinton st. widening, O. 3,065
Clinton St., Sec. I. O. 3.037		Raising water main Peart st. pipe sewer,
Clinton st., sec. 2, O. 3,088 52 50 East ave., sec. 1, O. 3,091 40 72		O. 3,236
		Lowering water main Morrill st. pipe sewer, O. 3,201
East st., O. 3,158		Street Department.
Oxford st, O. 3,215		•
Buchan park, O. 3,231	240 69	Inspection, stakes, etc., Avenue D pipe sewer, O. 3,264
Edward Weilert, estimates:		Inspection, stakes, etc., Lake View Tract
N. Goodman st., O. 3,104		Inspection, stakes, etc., Strathallan park
Goodman'st., O. 3,103	65 36	improvement, O. 3,176
Dennis Kelly, estimate:	00 00	Inspection, stakes, etc., Glenwood park pipe sewer, O. 3,245. 12 41 Inspection, stakes, etc., Mt. Hope ave. Medina improvement. O. 3,181. 25 47
Lyell ave., O. 3,112	81 45	Medina improvement. O. 3,181 25 47
Thomas Holahan, estimates:		Digging test pits Troup st. pipe sewer, O. 3,203
Mt. Hope ave., O. 3,119 53 58 South ave., O. 3,133 10 28		Inspection, stakes, etc., Warehouse st. im-
South St. Paul st., O. 3,137		provement, O. 3,262
South st., O. 3,184		walk, O. 3,169
Central ave., sec. 2, O. 3,211	158 38	sewer, 0.3,206 10 17
		sewer, O. 3,200
Total	766 40	luspection, stakes, etc., Evergreen park
Local Improvement Funds.		walk, O. 3,273
		provement, O. 3,224
C. P. Lyon, lamp hole jacket, Troup st. pipe sewer, O. 3,203	5 00	Partial Estimates.
C. P. Lyon, lamp hole jacket, Avenue D, Sewer O. 3,264	5 15	Walter E. Curtiss, est. No. 1 Post st. pipe
r. C. Lauer & Bon, paving Stone, Central		sewer, O. 3,266
ave., O. 3,202 Bogardus & Co., connecting crosswalks,	12 00	iey and Seward sts. pipe sewer, O. 3,070. 1,500 00 Edward Weilert, est. No. 2 East ave. re-
Pinnacle ave. improvement, O. 2,975 Wm. S. Pike, inspection Lake View Tract	53 90	nair care and sprinkling O 2 161 500 00
outlet sewer, O. 3,261	33 75	P. S. Wilson, est. No. 4, West ave. sweeping and cleaning, O. 3,199
Monroe Bills, inspection Henrietta ave. pipe sewer. O. 3,206	40 00	Wm, Fuller, est. No.1 Bay st. stone sewer.
pipe sewer. O. 3,206. Samuel Eaton, inspection Strathallan park gravel improvement. O. 3.176.	15 00	O. 3,238
Joseph De Poe, inspection Warehouse st.	10 00	walk, O. 3,269
Medina improvements. O, 3,262		Wm. H. Jones & Sons, est. No. 1 Scio st.
wm. 5. Fike, inspection Spring st. pine	57 50	Wm. H. Jones & Sons, est. No. 1 Scio st. improvement, O. 3.222 5.400 00
Wm. S. Pike, inspection Spring st. pipe sewer improvement, O. 3,258	57 50 6 25	Wm. H. Jones & Sons, est. No. 1 Scio st. improvement, O. 3,222 5,400 00 McConnell & Jones, estimate No. 7, Good- man st. sewer, O. 2,963 4,200 00
wm. S. Pike, inspection Henrietta ave. pipe sewer, O. 3,206		Wm. H. Jones & Sons, est. No. 1 Scio st. improvement, 0, 3,222
wm. S. Pike, inspection Henrietta ave. pipe sewer, O. 3,206	6 25 10 00	Wm. H. Jones & Sons, est. No. 1 Scio st. improvement, O. 3,222
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COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCE.

By the Clerk--

ROCHESTER, N. Y., Oct. 4, 1887.

o the Honorable, the Common Council of the City of Rochester

GENTLEMEN—I hereby appoint Richard Curran, Esq., as Inspector of Vinegar for and within the city of Rochester, pursuant to Section 3 of Chapter 606 of the laws of 1886, as amended by Section 1 of (hapter 634 of the laws of 1887.

CORNELIUS R. PARSONS, Mayor.

Ordered received, filed and published.

By the Clerk-

OFFICE OF EXECUTIVE BOARD, ROCHESTER, N. Y., Oct. 4, 1887.

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

GENTLEMEN—The Executive Board would respectfully report that Taylor street, which was directed to be graded by your honorable body, is yet in the condition that it was when that section of the city was used as farmland, and a thrifty growth of plum or other fruit trees add to its rural appearance. The Executive Board respectfully suggest that an ordinance for the grading of such a street would be a better means of improving it than to do the work out of the general highway fund, which is supposed to be created for the maintenance of streets already in "existence," and used

for public purposes. Respectfully,
THOMAS J. NEVILLE, Clerk.

Ordered received, filed and published.

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Oct. 4, 1887.

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

of Rochester:
Gentlemen—The Executive Board herewith respectfully calls the attention of your Honorable Body to the condition of that portion of Jay street sewer west of Childs street. In this sewer is a deposit of twelve inches of mud or silt, and, if not removed, the Ries park sewer, now under construction, and which is to connect with the Jay street sewer, will be comparatively useless, as this obstruction at its outlet will prevent the flow of sewage. An ordinance should be adopted by your Honorable Body for the cleaning of the Jay street. Honorable Body for the cleaning of the Jay street sewer.

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

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Oct. 4, 1887.

To the Common Council:

GENTLEMEN: Pursuant to your instructions the Executive Board held a conference with the owners of property proposed to be taken for the exers of property proposed to be taken for the ex-tension of Gorham park, and ascertained the prices demanded for the land were considered above its value, and at the request of several of the residents on the park, who would be assessed for the improvement, the Executive Board recom-mend that your Honorable Body take the usual proceedings for the appointment of a commission to condemn the land. to condemn the land.

Respectfully,
THOS. J. NEVILLE, Clerk.
Ordered received, filed and published. By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Oct. 4th, 1887.

To the Common Council:

GENTLEMEN: In the matter of the acceptance of OBSTILLMENT: In the matter of the acceptance of Dubelbeiss park the Executive Board would respectfully report that a map of said park has been duly filed in the County Clerk's office, but the projector of said park has failed to properly monu-ment it in accordance with the requirements of a resolution adopted by your honorable Board.

The park is laid out from Bay street to that section of Clifford street which is yet in the hands of a commission, and therefore not opened or dedi-cated to public use. Respectfully, THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Oct. 4, 1887.

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

GENTLEMEN—The Executive Board is informed that the assessment rolls for Lewis street sewer and the reconstruction of Caroline street sewer, the former of which was certified by the Assessors November 29, 1886, and the latter September 21, 1886, are not yet confirmed. The confirmation of these are not yet confirmed. The confirmation of these rolls was postponed on motion of Ald. Mandeville and Weider; the Lewis street roll on the ground of alleged bad construction of the sewer, and the Caroline street sewer because no adequate outlet had been provided for it. In the case of the Lewis street sewer the Executive Board caused a thorough inspection to be made, and found no just cause for complaint in regard to its construction, and last fall a proper outlet was provided for the and last fall a proper outlet was provided for the Caroline street sewer.

The contractors for the above improvements

The contractors for the above improvements were paid about one year ago, and in consequence of the non-confirmation of the rolls no provision has been made to collect the money which has been advanced to the contractors.

There is no reason for longer delay in the confirmation of these assessment rolls, as the city has already lost interest on about \$1,800 for one year. Respectfully.

Respectfully

THOMAS J. NEVILLE, Clerk.

Ordered received, filed and published.
By Ald. Marson—Resolved, That the assessment rolls for Caroline street sewer reconstruction, ordinance No. 2,936, and Lewis street sewer, ordinance No. 2,936 be, and hereby are, confirmed.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—13.

TREASURER'S MONTHLY REPORT.

CITY TREASURER'S OFFICE. October 4, 1887.

To the Honorable, the Common Councii:

GENTLEBEN—The Treasurer herewith submits the monthly statement of the balances of the principal funds, on the 4th day of October, 1887, as required by section 5S of the city charter:

Departments. Balances undrawn.

Departments.	Barances	
Board of Education	Building fund	\$51,167 96
	Repair fund	477 84
	Contingent fund	
	Teachers' fund	120,604 53
Fire Department fur	nd	75,352 62
Poor Department fu	nd	42,743 87
Police Department f	und	57,569 33
Contingent fund		32.171 86
Highway fund		34,918 28
Lamp fund		84,762 35
Health fund		6,646 38
City Property fund		6,908 46
Park fund		528 45
		42,029 47
Water Pipe fund		10,415 09
	John A. Davis, Tr	

Subscribed and sworn to before me, \

this 4th day of October, 1887. {
EDWARD THOMAS, Commissioner of Deeds.
Ordered received, filed and published.

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD. ROCHESTER, Sept. 4, 1887.

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

First, monthly report, showing expenditures made by the Executive Board for all purposes, during the month of August, 1887,

	•
Orders drawn on the City Treasurer: For labor	4
Classification:	
Highway fund \$31,104 01 Water pipe fund 19,100 77 Water Works fund 18,045 82 Fire Dep't fund 15,295 11 Street sprinkling funds 3,581 43 Local improvement funds 182,978 29	
Total \$270,105 Balances in funds October 1, 1887.	9
Local Improvement funds	
Cr. City Treasurer \$142,826 40 Highway fund 20,375 07 Water Pipe fund 18,224 55 Water works fund 13,258 66 Fire Dep't fund 70,330 04 Total \$271,114 Respectfully submitted, THOMAS J. NEVILLE, CLERK.	
Ordered received, filed and published.	•
By the Clerk—	
CITY CLERK'S OFFICE, ROCHESTER, N. Y., Oct. 4, 1887.	
To the Hon. Common Council:	
GENTLEMEN—In accordance with the provision of the City Charter I hereby report that it following named persons have qualified and tak the oath required by law: Charles D. Evans, Inspector of Elections; H. Otis, George E. Inglis, William S. Van Cou Commissioners of Deeds; Richard Curran, Vineg Inspector. Respectfully submitted.	e

PETER SHERIDAN, City Clerk Ordered received, filed and published.

By the Clerk-

OFFICE OF THE OVERSEER OF THE POOR, ROCHESTER, Oct. 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 September he has relieved 291 families in the following manner:

Orders on poor store	898	00
Orders on coal yard	112	50
Orders on undertakers	177	50
Orders for transportation	22	40
Orders for shoes	15	00
Total\$	1 995	40
Total	1,000	40
Less amount charged to towns	18	70

Total to city...........\$ 1,206
All of which is respectfully submitted,
A. H. MARTIN,
Overseer of the Poor. Total to city... . . \$ 1,206 65

Ordered received, filed and published.

By the Clerk-

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

of Rochester:

GENTLEMEN: The undersigned Commissioners of Excise for the city of Rochester, report that they granted 70 licenses during the month of September, 1887, and received \$3,474.50, deposited the same with the City Treasurer and filed his receipt therefor, with the bonds and report for the month with the City Clerk.

POMEROY P. DICKINSON, CONRAD HERZBERGER, JAMES MALLEY, Excise Commissioners.

Dated Rochester, September 30, 1887.

Ordered received filed and published.

ROCHESTER, N. Y., Oct. 4, 1887.

By Ald. Stein-

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

GENTLEMEN—Report having been made by the Board of Health that the premises of Daniel Haley Board of Health that the premises of Daniel Haley situated on North St. Paul street was in such a condition as to warrant the said Board of Health condemning said premises as being unfit to be occupied by human beings, and detrimental to public health, requested your Fire Marshal to investigate said premises and acceding to their request, gave the premises a thorough examination and found the property in a rotten, filthy condition, unfit and unsafe for animals to live in, much less than human beings, and have condemned said premises as being unhabitable and unfit to live in.

ARTHUR MCCORMICK, Fire Marshal.

ARTHUR MCCORMICK, FIRE MARSHAI.

By Ald. Stein—Resolved, That the Fire Marshal notify Daniel Haley to tear down the premises situated at 318 North St. Paul street within six days, from the service of the resolution upon said Daniel Haley. That if the said Daniel Haley fail to comply with the resolution that the Fire Marshal cause the said building situated at 318 North St. Paul street and owned by Daniel Haley to be torn down and charge the property. Adonted and charge the property. Adopted.

By Ald. Marson-This indenture, made By Ald. Marson—This indenture, made this fourth day of October, one thousand eight hundred and eighty-seven, between Nelson L. Button and Jennette L. Button, his wife, of the city of Rochester, in the county of Monroe and State of New York of the first part, and The City of Rochester. ester, a municipal corporation, of the second part, witnesseth as follows:

That, in consideration of the sum of one dollar, to them duly paid, and the exemption from assessment of lot number five (5) hereinafter mentioned, and other lots upon Tremont place and Edinburgh Court, the said parties of the first part have sold, and by these presents, do grant and convey to the party of the second part, its successors and assigns, the permanent and perpetual right and easement at any and all times hereafter, for the discharge, or the party of the par at any and all times hereafter, for the dischaige, outlet and conveyance of sewage, and the maintenance, deepening or enlargement of the pipe sewer at present constructed or laid in and across the south half of lot number five (5), in a subdivision of lots twenty and twenty-five, and north half of twenty-two of the Caledonia tract, and parts of lots two hundred and thirty-three and two hundred and thirty-current five (Capibill tract. two hundred and thirty-four of the Cornhill tract, two hundred and hirty-four of the Corninii tract, as laid down upon a map thereof, made for N. L. Button and A. L. Mabbett, by C. R. Babbitt, Surveyor, and filed in Liber I of Maps, at page 50, in the Monroe County Clerk's office, and with the right at any and all times hereafter to the party of the second part, and the Executive Board of said city, and their and each of their successors, agents and and their and each of their successors, agents and servants, to enter upon said premises through which said sewer now extends, and is constructed, and to examine, clean, repair, deepen or enlarge said sewer, as may at any time hereafter be deemed advisable, and the said Nelson L. Button, party of the first part, does hereby covenant and agree to and with the said party of the second part, its successors and assigns, that the premises, right and easement hereby conveved in the quiet and peaceable nossession of the veyed, in the quiet and peaceable possession of the party of the second part, and its successors and assigns, he will ever warrant and defend, against any person whomsoever claiming or contesting the same, or any part thereof.

In witness whereof the parties of the first part

have hereunto set their hands and seals the day and year first above written,

NELSON L. BUTTON, JENNETTE L. BUTTON.

STATE OF NEW YORK, County of Monroe, City of Rochester, ss.: on this fourth day of October, 1887, before me, the subscriber, personally appeared Nelson L. Button and Jennette L. Button, his wife, to me personally known to be the same persons described in, and who executed the above written instrument, and severally duly acknowledged that they duly executed the same.

HORACE MCGUIRE, Notary Public.

Ald. Marson moved that the easement of Nelson L. Button and wife be accepted according to the terms thereof. Adopted.

ACTION ON ORDINANCES. FIRST ORDINANCES.

MONROE AVENUE OUTLET SEWER AROUND KON-DOLF POND.

By Ald. Judson-Resolved, That the City Surby Aid. Judson—Resolved, That the City Surveyor ascertain and report to this Conneil the expense of constructing a vitrified pipe sewer to connect the stone culvert crossing Monroe avenue between Nichols park and the Eric canal bridge, and extending eastward to intersect the Nichols with the City Conneil Conn park and Monroe avenue outlet sewer ditch.

Adopted. The Surveyor submitted as such estimate \$1,500. By Ald. Judson—Resolved, That the following improvement is necessary, viz.:

The construction of a vitrified pipe sewer con-

necting at its southerly end the stone culvert crossing Monroe avenue between Nichols park and the Brie canal bridge, and extending eastward from the northerly end of said culvert, and along the lands northerly end of said curvert, and along the lands belonging to Matthias Kondolf to the intersection of the branches of the Monroe avenue and Nichols park outlet sewer; thence easterly and along and within the boundary lines of the aforesaid lands to Bowen street, thence still easterly across Bowen street and in the direct line of the last mentioned artistic of the source and though mixed lands to portion of the sewers, and through private lands to its intersection with the aforesaid Monroe avenue nos mersecuon who are aloresaid Monroe avenue and Nichols park outlet sewer ditch, with all wells with basket coverings, lateral sewers and lot lateral connections; it being expressly understood, and this ordinance must be so construed, that its object is to abate a nuisance occasioned by a sewerage from a large targitary flowing theorem. from a large territory flowing through an from a large territory flowing through an open ditch, and that the proposed sewer is intended to afford a temporary abatement of such nuisance, and therefore the pipes used may be of the second but of good quality, not conforming strictly to the usual specifications for pipe sewer. The pipe for the western portion of the projected sewer to be 15 inches in diameter, and that for the eastern part to be 18 inches in diameter.

be 18 inches in diameter.

And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole expenses thereof, and reports the same at \$1,500, 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, viz.:

One tier of lots and parcels of land on each side One tier of lots and parcels of land on each side of the following named streets between the limits mentioned, viz: Tracy park, from Alexander street to Meigs street; Meigs street from Park avenue to Broadway; Rowley street from Brighton avenue to Monroe avenue; Harvard street from Meigs street to Rowley street; Maple place from the south end thereof to Monroe avenue; Edmunds street from a point 150 feet south of Pearl street to Monroe avenue; Pearl street to a noint 150 feet west street from Averill avenue to a point 150 feet west of Boardman street. Also, one tier of lots on the south side of Monroe avenue, from Averill avenue to a point 270 feet east of Goodman street; also, one tier of lots on the north side of Monroe avenue. one tier of lots on the north side of Monroe avenue, from a point opposite the west line of Averill avenue to Goodman street; also, one tier of lots on the east side of Averill avenue, from Pearl street to Monroe avenue; also, one tier of lots on the west side of Averill avenue from Pearl street to Cobb street; also, one tier of lots on the north side of Brighton avenue, from Meigs street to a point 156 feet east thereof; also, one tier of lots on each side of Nichols park from the north line to the south line of lots 9 and 24; also, one tier of lots on each side of Goodman street from a point 50 feet south of Park avenue to a point 140 feet north of Monroe avenue; also, one tier of lots on each side of Cornell street, from the east end thereof to Goodman street; also, one tier of lots on each side of Oxford street from 275 feet north of Harvard

street to Nichols park; also, all the territory included within and described by the following boundary lines, viz: Beginning at the intersection of Boardman street with Monroe avenue; thence southerly along Boardman street, including a tier of lots on the westerly side thereof, to the boun-dary of the Erie canal lands; thence easterly along said boundary line to Monroe avenue; thence said boundary line to Monroe avenue; thence northerly along Monroe avenue, including a tier of lots on the northeasterly side thereof, to a point in the prolongation of the rear of the lots on the westerly side of Boardman street; thence southerly to the place of beginning, 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 172 of the Revised In pursuance of Title VII, section 12 of the new ised 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, Oct. the 18th, 1887, at 7 o'clock, at the Common Council Chamber.

when allegations will be heard.
Adopted

REIS PARK PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a plank sidewalk on Reis Park.

Adopted.

The Surveyor submitted such estimate, \$300.

By Ald. Kohlmetz-Resolved, That the following

improvement is necessary, viz:
The construction of a pine plank sidewalk four (4) feet wide, with white oak stringers, on the west side of Reis Park, from Campbell street to Jay street, with the required cross-walks, both trans-yerse and parallel, sidewalk grading and gutter formation.

formation.

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 \$300, which estimate is hereby approved.

Resolved, further, that the following portions of said city is deemed benefitted and properly ought to be assessed by a local assessment for the whole expense thereof, viz:

One tier of lots and purels of land on the west.

One tier of lots and parcels of land on the west side of Reis Park, from Campbell street to Jay street, in proportion to the benefit which each will derive therefrom.

derive 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 vised charter of 1999, of the Chy of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, Oct. the 18th, 1887, at 7 o'clock, at the Common Council Chamber. when allegations will be heard. Andoted.

BOARS HAN STREET AND MONROE AVENUE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in portions of Boardman street and Monroe avenue. Adopted.

Adopted.
The Surveyor submitted as such estimate \$2,450.
By Ald. Judson—Resolved, That the following improvement is necessary, viz.:
The construction of a vitrified pipe sewer twelve (12) inches in diameter in Boardman street, beginning at the produced medial line of Richard street and extending thence to Monroe avenue, thence easterly along and near the southerly line of the said avenue to connect with the pipe sewer of the aforesaid dimensions and character, now evicting sand avenue to connect with the pipe sewer of the aforesaid dimensions and character now existing on the south side of Monroe avenue, commencing at or near the end of Sumner park and extending eastwardly therefrom, with all the necessary man-holes, lampholes, surface sewers, lot laterals and lot connections, together with the necessary road

way grading and gutter formations.

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

\$2,450, 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, viz.:

One tier of lots and parcels of land on each side

of Boardman st, from the northerly prolonged line of Richard street to Monroe avenue; also one tier of lots and parcels of land on the southerly side of Monroe avenue, from Boardman street to Sum-ner park, in proportion to the benefit which each will derive therefrom.

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 o said improvement, are required to attend the Common Council on Tuesday evening, Oct. the 18th, 1887, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

AVENUE E PLANK WALK.

By Ald. Kolhinetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a plank sidewalk on the south side of Avenue E.

Adopted. The Surveyor submitted as such estimate \$250. By Ald. Kohlmetz—Resolved, That the following

improvement is necessary, viz.:
The construction of a Hemlock plank sidewalk four (4) feet wide, laid upon stringers 4x4 inches of the same lumber, on the south side of Avenue E, from North St. Paul street and extending about

seven hundred (700) feet eastward therefrom.

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 \$250, 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 ex-

pense thereof, viz.:
One tier of lots and parcels of land on the south side of Avenue E, from North St. Paul street and eastward therefrom for a distance of seven hundred (700) feet, or to the eastern terminus of the proposed sidewalk, in proportion to the benefit which each will derive therefrom.

which each will derive 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 interested in the subject matter of said an persons interested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening, Oct. the 1sth, 1887, at 7 o'clock, at the Common Council Cham-bers, when allegations will be heard.

Adopted.

Adopted.

SAWYER STREET PLANK WALK.
By Ald. Kohlmetz—Resolved. That the City
Surveyor ascertain and report to this Council the
expense of constructing a two plank sidewalk on
the south side of Sawyer street.

Adopted. The Surveyor submitted as such estimate, \$475.

The Surveyor submitted as such estimate, \$475. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of a two plank sidewalk on the south side of Sawyer street from Genesee street to a point eighteen hundred (1800) feet westward therefrom the planking to be of two (2) inch hemlock plank one (1) foot wide with a space one (1) foot wide between the courses of plank laid upon which cold will writh the pagesymy sidewalk grading with a plane of the course of plank laid upon white oak sills with the necessary sidewalk grading

white oak sits with the necessary sacronadors, gutter formations.

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 \$475, which estimate is hereby appared.

Resolved, further, 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 the south of the same famous extract to the

side of Sawyer street from Genesee street to the western terminus of the proposed sidewalk in pro-portion to the benefit which each will derive there-

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 and persons interested in the subject matter of said improvement, are required to attend the Com-mon Council, on Tuesday evening, Oct. the 18th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE NO. 3,300. MYRTLE STREET PLANK WALK.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an esti-mate thereof to be made, and by an entry in their minutes having described the portion and part of 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 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, 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 subject matter of such improvement to attend the subject matter 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 walk on Myrtle street from Lyell avenue to Andrew Jamieson's

north line.

'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 construction of a plank sidewalk four (4) feet wide on the west side of Myrtle street from Lyell avenue to the north line of the lot owned by Andrew Jamieson, except where good walks now exist, with the necessary sidewalk grading and gutter formations; also the needed crosswalks.

And the whole expense should be defrayed by the assessment upon the lots and purcels of land to be benefitted thereby, hereinafter described; and

be benefited thereby, hereinafter described; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, counter, naving made at estimate of such expense, and reports the same at \$550, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said 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: improvement is described as follows:

One tier of lots and parcets of land on the west side of Myrtle street from Lyell avenue to the north line of the lot owned by Andrew Jamieson. On which above described lots and parcels of land the whole expense of said improvement are harely ordered assected the assectant 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 there-

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson,
Stein, Bohrer, Kelly—13.
Ald. Kelly moved that property owners on
Myrtle street be allowed thirty days to construct
their wells. Adopted

their walks. Adopted.

FINAL ORDINACE NO. 3.301.

ALPHONSUS AVENUE GRADING AND PLANK WALK.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make said common council, before determining to make such public improvement, having caused an esti-mate 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 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, 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 subject matter of such improvement to attend 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 persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to improve Alphonsus avenue, from Hudson street to Carter 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 grading of the roadway and sidewalks on The grading of the roadway and sidewalks on Alphonsus avenue from Hudson street to Carter street and the construction of a plank sidewalk four (4) feet wide on the south side thereof, within the terminal limits named, with the necessary box culver's, crosswalks and gutter formations. And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Surveyor, under the direction of this Council, because and reserved and reserved as a string of the street of the council and reserved an

having made an estimate of such expense, and reports the same at \$2,000, and said estimate being deemed reasonable is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by and ought to be assessed by 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 Alphonsus avenue from Hudson street to Carter

street.

On which above described lots and parcels of land, the whole expense of said improvement are 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 which each derives therefrom. Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—13.

FINAL ORDINANCE NO. 3,302.

FIRST STREET PLANK WALK.

On motion of Ald. Kohlmetz, the Common Coun-On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to made 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 published daily in at least twoof the daily newspaners printed in the city of notice to be herectorore 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, 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 subject matter of such improvement to attend 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 persons appearing,
Ald, Kohlmetz submitted the following:

An aronimetz submitted the following:
An ordinance to construct plank walks on First
street, from Ravine avenue, to Glenwood avenue.
The Common Council of the City of Rochester
do ordain and determine that the following improvement is necessary and should be made, to

The construction of hemlock plank sidewalks four (4) feet and eight (8) inches wide laid on hemlock stringers on the west side of First street, from Ravine avenue to Glenwood avenue; also a sidewalk of the aforesaid material and width on the east side of First street, from Ravine avenue to Glenwood park, with all the required crosswalks, sidewalk grading and gutter formations. And the whole 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 direction of this Council, having made an estimate of such expense, and reports the same at \$525, and said estimate of the council survey of the same at \$525, and said estimates the same at \$525, and said estimates the council same at \$525, and said estimates the same at \$525, and sai 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 fol-

One tier of lots and parcels of land on the west side of First street, from Ravine avenue to Glen-wood avenue; also on the east side of First street, from Ravine avenue to Glenwood park, in proportion to the benefit and advantage which each will

derive therefrom.

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 there-

Adopted by the following vote: Ald. Tracy, Sullivan, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—13.

FINAL ORDINANCE NO. 3,303.

FOURTH STREET PLANK WALK.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations 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 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 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, 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 On motion of Ald. Kohlmetz, the Common Council all persons interested in the subject matter of such improvement to attend the 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 plank walks on Fourth street, from Ravine avenue to Glenwood 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 construction of Hemlock plank sidewalks four (4) feet and eight (8) inches wide, with Hemlock stringers, on each side of Fourth street from Ravine avenue to Glenwood avenue, with the necessary crosswalks, sidewalk grading and gutter essary crosswalks, sidewalk grading and gutter formations.

And the whole expense shall 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 renaving made an estimate of such expense, and re-ports the same at \$320, 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:

One tier of lots and parcels of land on each side of Fourth street from Ravine avenue to Glenwood

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 advantages which each derives therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson,
Stein, Bohrer, Kelly—13.

FINAL ORDINANCE NO. 3,304.

LAKE AVENUE PARK PLANK WALK.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an estisuch 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 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 if any to be paid from the public such improvement, one estimated expense increon, 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 improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all

tice, and, after hearing such allegations from an persons appearing,
Ald. Kollimetz submitted the following:
An ordinance to construct a plank walk on Lake avenue park, from the end of the present walk to a point about 450 feet westward.
The Common Council of the city of Rochester do ordain and determine that the following improvement is preserved and should be made in with

ordan and determine that the following improvement is necessary and should be made, to wit:

The construction of a pine plank sidewalk four (4) feet eight (8) inches wide, laid on white oak stringers, on the north side of Lake avenue park, from the western terminus of the existing walk on that side beginning at Lake avenue and on walk of that safe beginning at Lake avenue and on the grades, widths and alignments of said existing walk so far as practicable, and to extend four hundred and fifty (450) feet westward therefrom, with the necessary sidewalk grading and gutter

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted 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 \$190, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Council deem will be benefitted by and ought to be assessed by a local assessment for the whole expense of said im-

provement is described as follows:
One tier of lots and parcels of land on the north side of Lake avenue park which abut on the new side walk proposed to be laid.

On which above described lots and parcels of and 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, Sullivan, Marson, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson,
Stein, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,305.

SCHANCK AVENUE PLANK WALK.

On motion of Alderman Kohlmetz the Common On motion of Alderman Kohlmetz the Common Council proceeded to hear allegations 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 distributions of the 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 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, 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 time appointed in said notice, and, after hearing such allegations from all per-

sons appearing,
Ald. Kohlmetz submitted the following:
An ordinance to construct a plank walk on
Schanck avenue, from Goodman street to the Cul-

ver road.

The Common Council of the City of Rochestre do ordain and determine that the following improvement is necessary and should be made, to

The construction of hemlock plank sidewalks, four (4) feet wide, on oak stringers, on each side of Schanck avenue, from Goodman street to the Culver road, with the necessary crosswalks, both parallel and transverse; also the required sidewalk grading, gutter formations and box culve its.

grading, gutter formations and box culvetts.

And the whole expense should be defrayed by
the assessment upon the lots and parcels of land
to be benefitted 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 \$3,700, and said estimate
being deemed reasonable, is hereby approved; and the portion of said city, which said common Council deem will be benefitted by and ought to be assessed by a local assessment for the whole expense of such improvement is described as follows:

One tier of lots and parcels of land on each side

of Schanck avenue, from Goodman street to the

Culver road.

On which above described lots and parcels of and 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 there-

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson,

Stein, Pohrer, Kelly—13.

Ald. Kelly moved that further action on the ordinance for Colvin street walk approaches to the railroad be indefinitely postponed. Adopted.

Ald. Elliott moved that further action on the final ordinance for Monroe avenue outlet sewer around Kondolf pond be indefinitely postponed Adopted.

FINAL ORDINANCE NO. 3,306.

EDWARD STREET PIPE SEWER

On motion of Ald. Judson the Common Council On motion of Ald. Judson the Common Council proceeded to hear allegations 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 heretofore published, in at least two of the daily newspapers printed in the city of Robes. notice to be heretofore published, 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, 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 time appointed in said notice, and, after hearing such allegations from all persons appearing. appearing

Ald. Judson submitted the following:
Ald Judson submitted the following:
An ordinance to construct a pipe sewer in Edward street, from 100 feet from Weeger street to the sewer in Clifford street.

The Common Council of the city of Rochester do ordain and determine that the following improve-ment is necessary and should be made, to wit: ment is necessary and should be made, to wit:
The construction of a vitrified pipe sewer twelve
(12) inches in diameter in Edward street, beginning at a point 100 feet from Weeger street and extending northward to intersect the Clifford street sewer, with the required manholes, surface sewers, lot laterals, lot connections, roadway and side-

walk grading and gutter formations.

And the whole expense shall 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 \$750, 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 lead to the said common form of the 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 each side
of Edward street, from Weeger street to Clifford

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 there-

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson,
Bohrer, Kelly—12.
On motion of Ald. Kelly action was restroyed

nance for Thomas park pipe sewer was postponed two weeks.

FINAL ORDINANCE NO. 3,307.

AVENUE A PIPE SEWER.
On motion of Ald. Judson, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an esti-mate thereof to be made, and by an entry in their minutes having described the portion and part of the city which they deem proper to be assessed for the expense 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 amount if any to be notif from the public. 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 improvement to attend the said Common Council at the time appointed in said no-tice, and, after hearing such allegations from all persons appearing.

Ald Judson submitted the following:

An ordinance to construct a pipe sewer in Avenue A, from about 150 feet from Conkey avenue to Harris 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 construction of a vitrified pipe sewer twelve
(12) inches in diameter in Avenue "A," beginning at a point about 150 feet from Conkey avenue and extending westward to intersect the sewer in Harris avenue, with the required manholes, lampholes, surface sewers, lot laterals, lot connections, roadway grading and gutter formations.

And the whole expense should be defrayed by an 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 \$625, 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 in propagatory is described as follows. of said improvement is described as follows:

One tier of lots and parcels of land on each side of avenue "A," from Conkey avenue to Harris

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, Sullivan, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—13.

FINAL ORDINANCE, No. 3,308.

HAWLEY, REYNOLDS AND FLINT STREETS PIPE SEWER.

motion of Ald. Judson, the Common Council proceeded to hear allegations 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 porentry in their minutes having described the por-tion 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 at least two of the daily news-papers 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 public treusury, and the portion or part of the city to be assessed for the rest of the expense and which notice also required 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 notice, and after heaving such allegations from all persons appearing.

Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Hawley, Reynolds and Flint sts., from the end of the sewer in Hawley st. to 140 feet west of Reynolds street.

The Common Council of the City of Rochester do ordain and determine that the following improvement is necessary and should be made, to wi

The construction of a continuous line of vitrified pipe sewers, eighteen (18) inches in diameter, beginning at the western terminus of the sewer now in process of construction in Hawley street, thence along said Hawley street to the medial line of Revnolds street; thence along said medial line of Reynolds street to Flint street; thence westerly along Flint street to a point one hundred and forty (140) feet west of the westerly line of Reynolds street, with the necessary manholes, lampholes, surface sewers, lot laterals and lot connections; also the necessary roadway grading and gutter formations. And the whole expense should be defrayed by an assessment upon the lots and parcels of land to

an assessment upon the lots and parcers of land to be benefitted 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 \$2,325, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, 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 followed. pense of said improvement is described as follows:

One tier of lots and parcels of land on each side of Hawley street, from the end of the present to Reynolds street; also one tier of lots on each side of Reynolds street, from Hawley street to Flint street; also one tier of lots on each side of Flint street, from Reynolds street to a point 1:0 feet west of Reynolds 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 there-

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson,
Stein, Boherer, Kelly—13.

FINAL ORDINANCE, NO. 3,309. WHITMORE PARK PIPE SEWER.

On motion of Ald. Judson, the Common Council proceeded to hear allegations 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 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, 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 time apprendix and after heaving such as pointed in said notice, and, after hearing such alle-

gations from all persons appearing,
Ald. Judson submitted the following:
An ordinance to construct a pipe sewer in Whitmore park from 70 feet east of Mt. Vernon avenue

to the sewer in Meigs street. The Common Council of the City of Rochester, do ordain and determine that the following improvement is necessary and should be made, to

The construction of a vitrified pipe sewer twelve (12) inches in diameter in Whitmore Park, beginning at a point about seventy (70) feet east of Mt. Vernon avenue, and extending castward to intersect the sewer in Meig street, with all required sect the sewer in Meig street, with an required manholes, lampholes, new surface sewers, old surface sewers cleaned, repaired and connected, new lot laterals, and lot connected; also, the necessary roadway grading and gutter formations.

roadway grading and gutter formations. And the whole 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 \$1.150, and said estimate being deemed reasonable, is hereby approved; and the portion of said City, which said Common Council deem will be benefited by 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 each side of Whitmore Park, from Mt. Vernon avenue to Meigs street.

Meigs 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 which each derives therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson,
Stein, Bohrer, Kelly—13.
Ald. Kohlmetz moved that action on the final ordinary of the Wild street. Mod Adom improvious ordinary of the Wild Street.

dinance for Ward street MacAdam improvement be postponed until the first regular meeting in March, 1888. Adopted. Ald. Marson moved that final ordinance for Cal-

Ald. Marson moved that final ordinance for Caledonia avenue stone sewer be amended by inserting "vitrified pipe in Caledonia avenue," in place
of "stone;" also change estimate from \$33,300 to
\$23,300 to
slow, exempt the lots fronting on Edinburg court and Tremont place from the territory
to be assessed, and that the clerk be directed to
publish notice for allerations for Tuesday evening,
Oct. 18, 1887. Adopted.
The final ordinance for Cameron and other
streets pipe sewer came up. Ald. Kelly presented
a remonstrance of the property owners on Myttle

a remonstrance of the property owners on Myrtle street, and moved that the ordinance be amended by striking out "Myrtle street, from a point about 500 feet north of Lyell avenue to Otis street," and that the estimate be changed, and that the clerk publish the usual notice for allegation for Oct. 18,

1887. Adopted.

UNFINISHED BUSINESS.

Action upon the communication from the Excise Commissioner, laid upon the table at the last regular meeting, being in order.
Ald. Elliott submitted the following:
Whereas, Members of the boards of excise and police commissioners have been exchanging complications of commissioners have been exchanging complications of commissioners may require making and in the commissioners are commissioners.

poince commissioners have been exchanging com-pliments of conspiracy against public good in one form and another; and Whereas, These compliments have attracted dis-cussion in the public prints, causing no small amount of talk, and thus in a measure impairing public considerate in both bounds, therefore public confidence in both boards; therefore,

Resolved, By the Common Council of the city of Rochester, that a special committee be appointed by the chair to investigate such charges and counter charges and all other items characteristic of and peculiar to the proceedings, acts, resolutions and deeds of the boards of excise and the boards of police commissioners, as they may deem worthy of police commissioners, as they may deem worthy of inquiry, that they shall have power to administer oaths to witnesses and to send for persons and papers, and of employing stenographic help; that they shall report their conclusions and recommendations to the Common Council at the earliest practical period. Adopted.

On motion of Ald. Elliott the communication from the Excise Commissioners was referred to the special committee a love previded for

special committee above provided for.

EXECUTIVE BUSINESS.

Ald. Hall moved to proceed to appoint Inspectors of Elections. Adopted.
Ald. Hall nominated John F. Spillman, George M. Long and Fred. H. Lewis for the Tenth ward.
John F. Spillman was named by Ald. Tracy, Sullivan, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Bohrer, Kelly—12.
George M. Long was named by Ald. Tracy, Sullivan, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—18-Fred H. Lewis was named by Ald. Tracy, Sullivan, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—18-John F. Spillman, George M. Long and Fred H. Lewis were declared appointed Inspectors of Elections of the Tenth ward.
Ald. Bohrer, nominated Charles Kreckman and

Ald. Bohrer nominated Charles Kreckman and Cornelius Flanagan for the Second district of the

Cornelius Franagan for the Second district of the Fourteenth ward.
Cornelius Flanagan was named by Ald. Tracy, Sullivan, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—13.

Keily—13.
Charles Kreckman was named by Ald.Tracy, Sullivan, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—13.
Cornelius Flanagan and Charles Kreckman were declared appointed Inspectors of Election of the 2d district of the Fourteenth ward.

Ald, Elliott nominated Chas. F. Meyer for the 1st district of the Seventh ward.

Ald. Elliott nominated Chas. F. Meyer for the lst district of the Seventh ward.

Chas. F. Meyer was named by Ald. Tracv, Sullivan, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Bohrer, Kelly—12.

Chas. F. Meyer was declared appointed Inspector of Election for the 1st dist., 7th ward.

Ald. Foley nominated John E. Carroll for the Second district and William Stewart for the Third district of the 8th ward.

Second district and William Stewart for the Thrd district of the 8th ward.

John E. Carroll was named by Ald. Tracy, Sullivan, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Bohrer, Kelly—12.

William Stewart was named by Ald. Tracy Sullivan, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein Bohrer, Kelly—13.

John E. Carroll and William Stewart were declared appointed.

clared appointed.

Ald. Kelly nominated Thomas E. Buckley for the 15th ward.

the 15th ward.

Thomas E. Buckley was named Ald. Tracy,
Sullivan, Marson, Kohlmetz, Fritzsche, Elliott,
Foley, Hali, Swikehard, Judson, Stein, Bohrer,

Foley, Hali, Swikehard, Judson, Stein, Bohrer, Kelly—13.

Thomas E. Buckley was declared appointed.
Ald. Hali moved to proceed to appoint Commissioners of Deeds and that the Clerk cast the bal-

lot. Adopted as follows:
Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson,
Stein, Bohrer, Kelly—13.
Augustus McDonell having received the concurrent vote of the Common Council was declared appointed Commissioner of Deeds.

MISCELLANEOUS BUSINESS.

Ald. Marson moved that action on Local Improvement Assessment No. 3,041, published at page 191 Council proceedings, be reconsidered and indefinitely postponed. Adopted.

LOCAL ASSESSMENT IMPR OVEMENT, No. 3041 | street; thence southerly along the east line of

HUDSON PARK PIPE SEWER AND GRADING.

By Ald, Marson-

Whereas, The City Treasurer has ascertained and reported the entire and aggregate amount of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of seven hundred and twenty-nine dollars and fifty-seven cents (\$729.57); and which hereby is adjusted by this Common Council at said amount.

And the portion of the city on which the

And the portion or part of the city on which the said expenses are to be assessed, is described as

One tier of lots on each side of Hudson Park,

from Hudson street to Edward street.

Therefore, Resolved, That said expenses be as-

sessed upon said portion or part of the city

And the Assessors of said city, not interested in any of the property so benefitted, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified

provement; and said Assessors are neredy notined to meet for such purpose on the 5th day of October, 1887, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the accument rull by the City (Trout year. of the assessment roll by the City Treasurer.

Adopted by the following vote:
Aves—Ald. Tracy, Sullivan, Marson, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson,
Stein, Kelly—12.

By Ald. Fritzsche-

To the Honorable Board of Aldermen:

GENTLEMEN-You are hereby cordially invited to attend the fourth annual festival of the German-American Society, Monday evening, October 10th, at Germania Hall. Frank fritzsche.

FRANK FRITZSCHE, LOUIS ERNST, HENRY HEBING, CONRAD KUEHLES, EBERHARD GRUEDER. Committee.

On motion of Ald. Swikehard the invitation was accepted.

Ald. Elliott moved that the petition of Geo. K. Foster for permission to erect wood building on Griffith street; also, the remonstrance against the same, be referred back to the Committee on Wood Buildings and the Fire Marshal, with power to grant permission, if a majority of the owners within two hundred feet, certified by the assessors petition for the same, or to withhold permission if a majority of said owners remonstrate against the same. Adopted.

By Ald. Elliott-

By Ald. Elliott—
This indenture made this third day of October, in the year of our Lord one thousand eight hundred and eighly-seven, between George Ellwanger and Cornelia B., his wife, and Patrick Barry and Harriet, his wife, all of the city of Rochester, county of Monroe and State of New York, parties of the first part, and the City of Rochester, a municipal corporation in the said State, party of the second part, witnesseth: The said party of the first part, in consideration of one dollar to them duly paid, and other good considerations them hereunto moving, do hereby give, grant and convey to the said party of the second part, for the uses and purposes and with the limitations and conditions hereinafter expressed, all that piece or parcel of land situate in expressed, all that piece or parcel of land situate in the said city, and being a part of town lot number sixty-one (61) formerly in the town of Brighton, and bounded and described as follows:

Beginning at a point where the east line of South avenue is intersected by the center line of Alpine

South avenue two hundred thirty-four feet and six inches to an angle in that avenue; thence westerly along the southeasterly line of that avenue fiftyalong the southeasterly line of a road leading from South avenue to Reservoir avenue; thence southerly along the east line of that road one hundred sixty-four feet to the northerly line of the land owned by the said party of the second part: land owned by the said party of the second part; thence easterly along that northerly line one thou-sand four hundred and thirty one feet to the northeast corner of the said land owned by the said party of the second part; thence southerly, eight hundred and sixteen feet, along the east line of the said land owned by the party of the second part to the center of Stanley or Highland avenue; part to the center of stanley or highland avenue; thence easterly along the center of that avenue two hundred and eighty-one feet to the east line of the said tot number sixty-one; thence northerly along such east line eight hundred and fifty-nine feet to a point where the center line of Alpine street extended in a straight line easterly would intersect the same; thence westerly, in a direct line two thousand and ninety-seven feet to the place Inne two thousand and nmety-seven feet to the place of beginning; containing nineteen and sixty-three one-bundredths acres of land, more or less, with the appurtenances. The said party of the first part reserving the nursery stock now growing on the premises and the grape trellises, which will be removed when necessary by the said George Ellwauger and Patrick Darwy. The fruit open of the premise trees to the said the said that the said that the said that the said the said that the said t said George Enwanger and Patrick Barry. The fruit crop of the present season is also reserved. To have and to hold the prem-ises above described to the said party of the second part to be used and maintained as a public park (or as part of a public park) and for no other purpose. The Reservoir land and all contiguous or adjacent land now or hereafter owned by the city of Rochester, on both sides of Highland avenue, to be included in such park, and all expenses of establishing, laying out, maintaining and improving such park to be paid out of funds raised by the general taxes upon the whole city, or, if raised by a local assessment, the portion of such expenses imposed or charged on any land now owned by the said par charged on any land now owned by the said par-ties of the first part or either of them, shall be paid by the city of Rochester. And if at any time or for any cause the premises hereby conveyed or any part thereof shall be used for any other purpose or shall not be used and maintained in manner aforesaid in accordance with the qualifications, provisions and conditions herein expressed, all the premions and conditions herein expressed, an one premises hereby conveyed shall revert to the said George Ellwanger and Patrick Barry, their heirs and asssigns. And the conveyance is made upon the further condition that the city of Rochester shall employ a competent landscape engineer to make plans and drawings for such park and that the work of improvement shall be commenced within one year from the acceptance of this grant, and be prosecuted to completion without unreasonable delay, and further that when completed the said park shall be kept up and maintained in the style of a park of the first class. And the said George Ellwanger and Patrick Barry agree to furnish gratuitously a larger collection of hardy trees nish gratuitously a larger collection of hardy trees and shrubs to form an Arboretum in the said park, provided the said party of the second part will undertake to have them carefully planted, classified and arranged, and properly cultivated and cared for subsequent to planting.

Ordered received, filed and published.

By Ald Ellicht Beschool By the Common

Ordered received, filed and published.

By Ald. Elliott—Hesolved, By the Common Council of the City of Rochester, That the Mayor and City Attorney be directed to formally and legally accept the above gift of Ellwanger & Barry of nineteen (1963–100) and sixty-three one hundredths acres on the terms therein mentioned, and that they report their action in the matter to the next regular meeting of the Common Council.

Adonted Adopted.

By Ald. Foley—Resolved, That the Executive Board is hereby authorized to purchase a lot on the west side of the river at an expense not exceeding twelve hundred dollars for the purpose of erecting thereon a hose carriage house for the use of the fire department of the city of Rochester; and also that the said Board be authorized to have plans and specifications prepared, with estimates of cost, for the erection of one hose carriage house in accordance with recommendation of said

of the fire department of the city of Rochester; and also that the said board be authorized to have plans and specifications prepared, with estimates of cost, for the erection of one hose carriage house, in accordance with the recommendation of said board. Adopted.

board. Adopted.

By Ald. Swikehard—Petition of J. E. & P. H.
Howard. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Judson—Resolved, That the City Surveyor be directed to establish the grade of Linden street from Mt. Hope avenue to South avenue, that street from Mt. Hope avenue to south avenue, may property owners may construct sidewalks on the north side thereof. Adopted.

By Ald. Judson—Ald. Judson asked and obtained unchimous consent to introduce the following or-

dinance, and moved its adoption, viz:

AN ORDINANCE RELATING TO THE ERECTION OF AND REMOVAL OF BUILDINGS.

Passed October 4th, 1887.

The Commou Council of the City of Rochester

do ordain as follows: Section 1. No building shall hereafter be erected. Section 1. No building shall hereafter be erected, nor shall any addition be made to any building already erected within the limits of the city of Rochester as defined in the charter of said city, bassed February 19th, 1880, without the permission of the Common Council, unless the outside walls thereof shall be constructed of brick or stone, or iron, except such portions thereof as are usually constructed of word in brick or stone, buildings constructed of wood in brick or stone buildings, nor shall any building constructed of wood, in whole or in part, be removed, within said limits without the permission of the Common Council as hereinafter provided. \$2. No building to be erected within the limits

described in the preceding section, shall be built with cornices of wood, and no wooden cornice shall be attached to any building heretofore erected, unless by special permission of the Common

Council

ed, unless by special permission of the Common Council.

§ 3. The foundation walls of every building of three or more stories in height, construred on placed within the limits or territory described in the first section of this ordinance, which shall be built of iron, stone or brick, shall start either upon the solid rock or upon footing courses which shall be at least one foot in height, and which shall be at least one foot wider than the foundation wall said footing courses shall be constructed of large flat stones at least six inches in thickness, which shall be laid in mortar made of first-class cement and clean, coarse, sharp sand, in the proportion of one part of cement to four parts of sand, and be thoroughly grouted. The outer fcundation walls of every building constructed of stone, iron or brick, which shall be less than three stories in height, shall be at least of sories in height and less than five stories in height and less than five stories in height and less than five stories in height, the foundation walls shall be at least twenty-two inches in thickness; and when five stories in height the foundation walls shall not be less than twenty-four inches in thickness; and when of the stories in height the foundation walls shall not be less than twenty-four inches in thickness; and when over the stories in height the foundation walls shall not be less than twenty-four inches in thickness; and when over the stories in height the outer foundation walls. in neight the roundation wans shall not be less than the twenty-four inches in thickness; and when over five stories in height the outer foundation walls shall be at least thirty inches in thickness. All foundation walls shall be built of good-sized quarding the property of the state of the ried stone, which shall be laid in mortar composed of one part of cement or fresh burned qulck lime to four parts of coarse, sharp sand, and be properly and thoroughly bonded.

and thoroughly bounded.

Every building or part of a building made, constructed or placed within the limits or territory described in the first section of this ordinance shall be built of Iron, or stone, or brick; and when such building or part of a building is built of stone or brick and is more than one and a half stories in brick and is more than one and a half stories in height, the outer walls of all but the upper story

shall be at least twelve inches in thickness; and when more than three stories in height, the outer walls of the first story shall be at least sixteen waits of the irist story shall be at least sixteem inches in thickness, and the remaining outer walls of all but the upper story shall be at least twelve inches in thickness; and when more than five stories in height the outer walls of the first story shall be at least twenty inches in thickness; the outer walls of the second story shall be ness; the outer walls of the second story shall be at least sixteen inches in thickness, and the remaining outer walls shall be at least twelve inches in thickness; and every building, between the basement and third story thereof, which is to be divided into two or more stores, or tenements, or dwellings fronting on a truck or ellegation. dwellings, fronting on a street or alley, shall be divided by stone or brick partition walls, running from the front of such building to the rear, at least one foot in thickness, and extending from the bot tom of the cellar or basement upward to and through the roof of such building, and at least two feet above said roof. And the ends of any and all joists resting in or upon any wall or partition shall be at least four inches apart in each direction; and be at least four inches apart in each direction; and any space or spaces intervening between the ends of such joists shall be filled with brick and mortar and the walls of all chimneys in any building shall be at least four inches in thickness, except that when a chimney is used for the purpose of furnish-ing draught from a steam boiler, the wall thereof shall be at he ast eight inches in thickness; and the sides of such chimneys more the inside thereof

shall be at 1 ast eight inches in thickness; and the sides of such chimneys upon the inside thereof, shall be properly plastered.

It shall be the duty of the Fire Marshal to inspect all buildings erected and in process of erection or repair and to report to the Common Council any failure on the part of the owner and contractor of the council with the previsions of the any building to comply with the provisions of this ordinance. If, after inspection, the Fire Marshal shall be satisfied that any building or a portion of a building already constructed or in process of construction shall be liable to fall or to become unstruction shall be liable to fall or to become unsafe, it shall be his duty to notify the Mayor or a member of the Committee on Wooden Buildings, and the official or officials so notified shall proceed to inspect such building, and if such official or officials shall concur with the Fire Marshal as to the insecurity of such building or portion of building, the Fire Marshall shall order the same taken down or that such precautions be taken for its safety as he shall direct, or that all further work thereon be stopped as the occasion may require. If such order shall not be at once compiled with, it shall be the duty of the fire marshal to cause such building to be taken down. marshal to cause such building to be taken down, or take such action in connection therewith as he or take such action in connection interestin as me shall deem the public safety to require, and the cost and expense thereof shall be paid by the city of Rochester to the Fire Marshai; and after such payment the amount thereof shall be payable to said city by the owner or owners of such building, and may be recovered from such owners or owners. and may be recovered from such owner or owners and may be recovered from such owher or owners by action brought by said city, and every execution issued upon a judgment recovered on such claim shall command the amount to be made of the property of the defendant, if any such can be found, and if not, then to cemmit the defendant to the Monroe County Penitentiary for a period not exceeding fifty days.

\$4. Every building of two stories or more in \$4. Every building of two stories or more in height, shall have a scuttle in the roof, and a suitable stairway or ladder leading to the same, so as to afford convenient access to the roof thereof; and any person neglecting to comply with the requisition or this section, shall forfeit and pay a penalty of twenty-five dollars for each offense.

\$5. No person or persons shall use or erect any 8.5. NO person or persons shall use or elect any building for the purpose of drying lumber by fire or steam heat within the city of Rochester without the consent of the Common Council, under a pen-alty of five dollars for each offense.

\$6. The owner or occupant of any blacksmith shop or other shop in which charcoal is used in mechanical operations, shall cause to be fixed upon the chimney of such shop, a cap piece or screw, made of wire or sheet iron, so as to prevent the sparks from escaping, under a penalty of ten dol-

\$7. No person shall hereafter erect within the city of Rochester, any chimney upon a wooden foundation, unless the bottom thereof is two feet in thickness of brick, well laid in lime mortar, under a penalty of ten dollars for each offense.

8. Every chimney which shall hereafter be erected within the limits described in section one of this ordinance, shall be plastered on the inside; the aperture or top of such chimney shall be at least three feet above the highest part of the roof from which it issues; and every person violating the provisions of this section, shall forfeit and pay a penalty of twenty-five dollars for each offense.

9. Every applicant for the erection of any wooden building within the limits described in the first section of this ordinance, is required to give

wooden building within the limits described in the first section of this ordinance, is required to give one week's notice, in writing, of his intended ap-plication, and the time of such application, to the Common Council for permission to erect such building, to any owner, occupant or agent of houses and lots within the distance of two hun-dred feet from where such building is to be erected. except such as have given therein written consent to such exection; and he shal furnish proof to the to such erection; and he shal furnish proof to the Common Council, verified by oath, of the service

of such notice.

of such notice. \$10. No building, or part thereof, shall, at any time hereafter, be moved in, upon or along any street, avenue, lane, alley or public piace within the city limits without permission in writing, so to do being granted by the executive board of said city; and which consent shall specify the course of removal and may be dependent upon an undertak-ing being first given, signed by the applicant and one responsible surety approved by said board, conditioned that the applicant will, in all respects, comply with the terms and conditions of such permit, and indemnify the city against any damage or loss occasioned by reason of such removal; and any person or corporation violating any of the provisions of this section shall be subject to a fine or benalty of one hundred dollars for each offense, and an additional fine or penalty of twenty-five dollars for each twenty-five dollars for each twenty-four hours of the continuance of such violation hereof.

11. All stoves erected or used in any building in said city shall be placed at a distance of at least one foot from the wall, composed in whole or in part of wood, and shall stand upon a foundation of part of wood, and shall stand upon a foundation of metal, brick or stone, subject to the direction and approval of the Chief Engineer of the Fire Department or the Fire Marshal; the pipe to all stoves shall be conducted into a chimney horizontally and not otherwise, and at a distance of at least two feet from any floor or roof; and when such pipe shall pass through any wooden partition, floor or wooden wall, the same shall be well protected by a thimble or double tin, or guard of stone or earthenware, between which and such pipe shall be a space of at least one-half inch; every person vioenware, between which and such sipe shall be a space of at least one-half inch; every person violating any provision of this section shall forfeit and pay the sum of five dollars for each twenty-four of such violation.

each twenty-rour of such violation.

§ 12. Any person or corporation who shall violate any of the provisions of sections 1, 2, 5, 6, 9, 10, 12, of this ordinance shall be liable to the penalties provided by section 220 of the Statute, entitled, An act to further amend chapter 143 of the laws of 1861, entitled An act to amend and consolidate the several acts relating to the city of Rochester.

§ 13. Every execution issued upon a independent re-

\$ 13. Every execution issued upon a judgment recovered for a violation of any of the provisions of this ordinance, shall command the amount to be 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 Penitentiary for a period of two days for each one dollar of the penalty or fine given as aforesaid, and recovered in any suit, action or proceeding brought therefor, but in no event shall such imprisonment continue for a longer period than one hundred and fifty days, nor less er period than one hundred and fifty days, nor less than thirty days under or upon any such execution.

§ 14. The passage of this ordinance shall not effect a repeal of any ordinance in force at the time of such passage, where any penalty or fine under

any provision thereof has at any time heretofore been incurred, by any person, association or corporation, but such ordinance, and the penalty or fine incurred thereunder, shall continue in full force and effect for the purpose of the collection thereof. § 15. This ordinance shall take effect immedi-

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Kelly -12.

Ald. Judson asked and obtained unanimous consent to introduce the following ordinance, and moved its adoption, viz.:

AN ORDINANCE RELATING TO PAWNBROKERS.

Passed October 4th, 1887.

The Common Council of the City of Rochester

do ordain and determine as follows: Section 1. The Common Council may license so SECTION I. The Common Council may license so many persons as they may deem proper to exercise the vocation of pawnbroker, within the limits of the city, upon the payment into the City Treasury of the sum of fifty dollars by each and every person, or firm or corporation, asking license for that purpose, and the execution of a bond with one or more sureties, to be approved by the Mayor, in the penal sum of five hundred dollars, conditioned for the faithful performance of the duties of a pawnbroker, as prescribed by statute, and the payment of all damages to which he shall become liable to any person as such pawnbroker.

ble to any person as such pawnbroker.

\$ 2. Every license granted in pursuance of this ordinance shall designate the building in which the licensee shall thereby be authorized to act as a pawnbroker; and the license year shall begin on the first day of July and terminate on the 30th day of the succeeding June, on which latter date such license shall expire, unless sooner revoked by the Common Council. The shops or places of business of pawnbrekers shall not be opened earlier than 8 o'clock in the morning, and they shall be closed at or prior to 8 o'clock in the evening of each business day.

§ 3. No persons, except such as are duly licensed therefor, as herein provided, shall act as a pawn-broker in the city of Rochester, under a penalty of fifty dollars for each and every violation of this

section.

§ 4. Upon the recovery of a judgment for the penalty provided by the third section of this ordinance, an execution shall issue to commit the defendant to the Monroe County Penitentiary for the period of thirty days in default of property wherewith to satisfy such execution.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson,

Stein, Kelly-12.

Ald. Judson asked and obtained unanimous consent to introduce the following ordinance, and moved its adoption, viz:

AN ORDINANCE RELATING TO UNDERTAKERS.

Passed October 4th, 1887.

The Common Council of the City of Rochester,

do ordain and determine as follows:
SECTION i. The Common Council may, from time to time, license so many persons as they may deem proper, to exercise the vocation of undertakers, upon the payment into the city treasury of the sum of ten dollars by each and every person asksum of ten dollars by each and every person asking a license for that purpose, and the execution of
a bond, with one or more sureties, to be approved
by the Mayor, in the penal sum of TWO HUNDRED AND FIFTY DOLLARS, conditioned for
the faithful performance of the duties of an undertaker, and the payment of all damages to which he
may become liable as such undertaker.
§ 2. Every license granted in pusuance of this ordinance shall expire on the first day of Tulki in or-

dinance shall expire on the first day of July in each

year hereater. § 3. No person except such as are duly licensed therefor, as above herein provided, shall act as undertaker within the city of Rochester, under a penalty of fifty dollars for each and every violation of this section.

\$4. Upon the recovery of a judgment for the penalty provided by the third section of this ordipance, an execution shall issue to commit the de-fendant to the Monroe County Penitentiary for the period of thirty days in default of property where-

period of unity days in default of property where-with to satisfy such execution.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz, Fritzsehe, Elliott, Foley, Hall, Swikehard, Judson, Stein, Kelly—12.

An ordinance to regulate the covering of cisterns.

etc., was read by the clerk.

Ald. Elliott moved as a substitute that the Police Commissioners be instructed to see that penal ordinances be enforced. Adopted.
Ald. Judson asked and obtained unanimous con-

sent to introduce the following ordinance, and

moved its adoption, viz.:

AN ORDINANCE PRESCRIBING THE BONDS AND SURETIES TO BE GIVEN BY THE CONSTABLES OF THE CITY OF ROCHESTER.

Passed October 4th, 1887.

The Common Council of the city of Rochester do

ordain as follows:

Section 1. Every person elected or appinted constable, before any warrant for the collection of taxes or assessments is issued to him by the treas-

taxes or assessments is issued to him by the treasurer of the city of Rochester, shall execute to the city of Rochester and file with the Mayor, a bond, with two or more sureties, who shall be freeholders of the county of Monroe, approved by the Mayor, in such penalty as he shall direct, conditioned for the faithful execution of nis duties as collector of taxes and assessments, and that he will pay over the same according to law.

§ 2. Before any warrant for the collection of taxes issued by the Treasurer of the county of Monroe shall be delivered to any constable of the city of Rochester, such constable shall execute an additional bond to the Treasurer of the county, with two or more sureties, who shall be freeholders of the county of Monroe, and approved by such Treasurer, in a penalty of double the amount, directed to be collected by such warrant, conditioned that he shall faithfully collect such taxes and pay that he shall faithfully collect such taxes and pay over the same, according to law, which bond be filed with the Treasurer of the county, in his office. \$3. Any person violating any of the provisions of this ordinance, shall pay a fine or penalty of fif-

teen dollars for each offense.

\$ 4. Every execution issued upon a judgment recovered for a violation of any 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 Penitentiary for a period of fifteen days.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Kelly—12.
Ald. Judson asked and obtained unanimous con-

sent to introduce the following ordinance and

moved its adoption. viz:

AN ORDINANCE RELATING TO THE POLICE JUS-

Passed, October, 1887.

The Common Council of the City of Rochester do

ordain as follows:
Section 1. The Police Justice of the city shall keep his office in the room now known as the Police Office, in the southeast part of the City Hall, or in such other place as the Common Council may

\$2. Every suit prosecuted by any officer appointed by the Common Council, to recover for the pointed by the Common Council, to recover for the violation of any of the ordinances of this city, or under the statutes, concerning the internal police of this State, shall be prosecuted before the Police Justice, unless the City Attorney shall cause such suit to be prosecuted before the Municipal Court of the city of Rochester, or other court of competent authority.

Adonted by the following vote:

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Kelly-11.

Kelly—II.

Nays—Ald. Stein—I.

By Ald. Stein—Petition of E. Rosenbauer and John Doe. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Stein—Resolved, Whereas, August Englert did, contrary to the ordinances and resolutions of this Common Council, erect a frame building upon his premises upon Scranton street, and which building, by section 220 of the City Charter, is a common nuisance, and may be abated and removed. common nuisance, and may be abated and removed as such by this Common Council; now, therefore, be it

Resolved, That unless the outside walls of the Resolved, That unless the outside walls of the said building be constructed of brick, or stone, or some metallic or incombustible material, as is provided by section 1 of chapter 6 of the Penal Ordinances, passed November 30th, 1880, under the direction of the Fire Marshal within ten days after the service of a copy of this resolution on said August Englert the said Fire Marshal be, and he hereby is, directed to remove and abate said nuisance, and that the said August Englert be also proceeded against for the penalty prescribed by proceeded against for the penalty prescribed by said section of said charter. Adopted. By Ald. Elliott—

OFFICE OF THE CITY ATTORNEY, ROCHESTER, Oct. 4, 1887.

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

GENTLEMEN—I would suggest that the printing of the city charter, heretofore directed to be done by resolution of your honorable body, be deferred until opportunity be given to have a large number of amendments to the several sections thereof presented to the Legislature at its next session for passage, and for that purpose, recommend the following resolution. Yours respectfully,

IVAN POWERS, City Attorney.

By Ald. Elliott—Resolved, That the suggestion

of the City Attorney contained in his communi-cation aforesaid be, and the same hereby is, adopt-ed; and that the printing of the charter be sus-pended until after the large number of amendments thereto required shall be passed by the Leg-

ments thereto required shall be passed by the Legislature at its next session. Adopted.

By Ald. Kelly—Resolved, That the Edison Electric Illuminating Company be allowed to remove from the 18th and 14th wards 250 lamp posts heretofore used for oil lamps and to use the same in the territory to be lighted by said company under their contract with the city of Rochester, said company to remove said posts and to properly and safely fill the places from which said nosts are resafely fill the places from which said posts are removed at their own expense and cost and at the termination of their contract with said city to deliver said posts to said city in as perfect condition as when taken; also to keep them painted and in

as when taken; also to keep them painted and in good repair. Adopted.

By Ald. Kelly—Resolved, That the dimensions of the several parcels of land required for the extension of West Orange street, under final ordinance number 3,270, of the following named persons, be as follows, viz: Christian Yaky, 48 by 100 feet; Caspar Fromm, 48 by 62.5 feet; Frank X. Gangloff, 48 by 31.25 feet; H. Kondolf estate, 48 by 31.25 feet, his wife, 48 by 64.6 feet, such being their dimensions specified by the Surveyor upon the map prepared by him concerning the same; that the amounts to be paid to said several owners for the above mentioned parcels be the same as specified in the formtioned parcels be the same as specified in the form-er resolution of this board found at pages 204-205 of the current proceedings; that the said several the current proceedings; that the said several amounts be paid to said persons within four months after the confirmation of the assessment roll for such improvement; that deeds for the said several parcels shall be given immediately to the city, and proper abstracts of title of the property shall be pre-ented to the City Attorney for his approval; and the further and it is further

Resolved, That there shall be deducted from the amount due any of said persons upon hi or their deed the amount of any assessment made against him or them upon said assessment roll. Adopted.

By Ald. Kelly-Whereas, The amount of damages for the taking of lands and premises necessary for the extension of West Orange street, under final ordinance No. 3,270, has been ascertained, and is hereby fixed at the sum of \$726; therefore be it Resolved, That a notice of at least four days shall be published in the official paper of this Company Council directed to the provise interested.

mon Council, directed to the parties interested, and requiring them to show cause at the next regand requiring them to show cause at the next regular meeting of this Common Council, to be held on the 18th day of October, 1887, at 7 o'clock p. m., at the Common Council chamber in the City Hall, in Rochester, N. Y., why an order should not be made in accordance with section 190 of the city charter, directing an assessment to be made there-

charter, directing an assessment to be made therefor. Adopted.

By Ald. Stein—Whereas, Roman Dorschel did, contrary to the ordinances and resolutions of this Common Council, erect a wood building on his premises, upon Wadsworth street; and which building, by section 220 of the city charter, is a common nuisance, and may be abated and removed by this Common Council: now, therefore, be it Resolved, That unless the outside walls of said building be constructed of brick or stone, or some metallic or incombustible material, as is provided by section one, chapter six, of the Penal Ordinances passed November 30th, 1880, under the direction of the Fire Marshal, within ten days from this October 6, 1885, the said fire Marshal be, and he hereby is, directed to abate and remove said nuisance, and that the said Roman Dorschel be also proceeded against for the penalty Dorschel be also proceeded against for the penalty prescribed by said section of said charter. Adopt-

By Ald. Tracy—Petition of Thomas Dransfield. Referred to the Assessment Committee.

The President announced the following

Committee to investigate affairs of Police and Excise Boards—Ald. Elliott, Foley, Thayer. Committee on Salary of Vinegar Inspector—Ald. Kohlmetz, Kelly, Sullivan, Swikehard, Jud-

son.
The Board then adjourned.
PETER SHERIDAN, City Clerk.

In Common Council-Oct. 14, 1887.

SPECIAL MEETING.

In the absence of the President of the Board the

Clerk called the meeting to order.

Ald. Kelly moved that Ald. Elliott act as chair-

man pro tem. Adopted.

Present—Ald. Marson, Kohlmetz, Fritzsche, Ellott, Swikehard, Judson, Stein, Bohrer, Kelly, Thaver—10.

Absent—Ald. Tracy, Sullivan, Fee, Foley, Selye,

By the Clerk-

MAYOR'S OFFICE, ROCHESTER, Oct. 13, 1887.

Peter Sheridan, Esq., City Clerk:

DEAR SIR: Please call a special meeting of the Common Council for Friday, Oct. 14th, at 10 o'clock a. m., for the purpose of appointing inspectors of election.

Spectors of election.

CORNELIUS R. PARSONS, Mayor.

Ordered received, filed and published.

Ald. Kelly moved that the Board proceed to appoint Inspectors of Election for the First district of the 16th ward. Adopted.

Ald. Thayer nominated Thos. Gilmore.

Ald. Thayer nominated Thos. Gilmore.
Thos. Gilmore was named by—
Ald. Marson, Kohlmetz, Fritzsche, Elliott, Judson, Stein, Bohrer, Kelly, Thayer—9.
Thos. Gilmore was declared duly appointed.
Ald. Thayer nominated Isaac De Maille.
Isaac De Maille was named by—
Ald. Marson, Kohlmetz, Fritzsche, Elliott,
Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—10.

Isaac De Maille was declared duly elected.

Ald Kelly moved that the Board proceed to appoint an Inspector of Election for the First and one for the Second district of the Ninth Ward. Adopted.

Wm. C. Kane was nominated from the First district.

Wm. C. Kane was named by Ald. Marson, Kohl-metz, Fritzsche, Elliott, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—10. Wm. C. Cain was declared duly appointed.

John Pfluge was nominated from the Second

district. John Pfluge was named by Ald. Marson, Kohl-metz, Fritzsche, Elliott, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—10. John Pfluge was declared duly appointed.

Ald. Elliott moved that the polling place for the First district of the Seventh ward be changed from

Mm. Young's building to Geo. Weaver's store, No. 136 Monroe avenue. Adopted.

On motion of Ald. Kelly the Board then adjourned.

PETER SHERIDAN, City Clerk.

In Common Council-Oct. 18, 1887.

REGULAR MEETING.

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

Present—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swike-hard, Judson, Kelly, Thayer—13. Absent—Ald. Selye, Stein, Bohrer—3. Sullivan, Marson, Fee,

APPROVAL OF THE MINITES

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

PRESENTATION OF PETITIONS, ACCOUNTS, ETC. AND THEIR REFERENCES.

By Ald. Sullivan-Petition of Wm. Sedgwick to erect a wood building. Permission granted. Also, petitions of A. F. Ricker and Wm. Parr to erect wood buildings. Referred to the Wood Building petitions of A. F. Ricker and Wm. Parr to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal, with power to act. By Ald. Sullivan—Petition for electric light on Lind street. Referred to the Lamp Committee. By Ald. Sullivan—Bills of

Union and Advertiser Co., printing pro-\$ 465 20 22, 62 service Union and Advertiser Co., blanks, civil 14 50 Rochester Lithograph and Printing Co., 8 50 maps. Post-Express Printing Co., printing blanks 18 50 6 00 Herald Publishing Co., printing notices 85 12
Geo. F. Flannery, printing blanks. 3 75
Rochester Volksblatt, printing notices. 187 50
H. D. Bryan, printing blanks. 5 00
Ivan Powers, disbursements. 47 15
Schmidt & Kaelber, drawing paper. 8 80
Referred to the Contingent Expense Committee.
By Ald. Marson—Petition of D. W. Fish to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.
By Ald. Fee—Petition of E. C. King for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal.
By Ald. Fee—Bills of
Rochester Baggage and Transfer Co., hack hire. \$ 4 00 notices

hire...... Citizens' Gas Company, lighting lamps, hire. 4 00

4,103 10 Rochester Gas Co., lighting lamps, Sep-

873 00 United Gas Impt. Co., lighting lamps, Sep-352 50 6 00

Referred to Lamp Committee.
By Ald. Kohlmetz—Petition of St. Michael's congregation to remove a wood building. Referred to the Wood Building Committee and Fire Marshal

with power to act.

The state of the s	
By Ald. Fritzsche—Petition of M. Hays for mission to erect a wood building. Referred Wood Building Committee and Fire Marsha	to the
nower to act.	1
By Ald. Elliott—Petition of Eliza R. Wiserect a wood building. Referred to the Building Committee and Fire Marshall with	ner to
Building Committee and Fire Marshall with	power
to act.	1
By Ald. Foley—Petitions of E. W. Trip James A Daly for permission to erect wood ings. Permission granted.	build-
By Aid. Foley—Bills of—	
St. Patrick's Orphan Asylum, board \$	884 12 881 27
Hospital 9	696 78
Joseph's Orphan Asylum 1 Sisters of Mercy Home of Industry	$\begin{array}{c c} 051 & 42 \\ 778 & 05 \end{array}$
Home of Industry Church Home	618 05 379 50
Rochester Orphan Asylum	388 80
Industrial School	104 00 684 00
A. McDade groceries Robt. Cochrane	32 00 4 00
Tohn Donivan	12 00
Richmond & Saunders	$\begin{array}{ccc} 21 & 00 \\ 9 & 00 \end{array}$
A. W. Nunn	38 00 69 00
J. Knapp E. Pfeffer	15 00
Patrick Tiernan	20 00 4 00
B. F. Martin Thos. McMllen	38 64 35 00
	24 00
	$\frac{24}{48} \frac{00}{75}$
W. C. Dickinson Doyle & Gallery,	37 50 26 25
Mary Pallett, rent	12 78
Bernhard & Casey, Coal. W. C. Dickinson Doyle & Gallery, Mary Pallett, rent. M. Kiley R. Blair Frank Payme, back hire	$\begin{array}{c c} 12 & 00 \\ 6 & 00 \end{array}$
Frank Payne, hack hire. James Kavanagh	2 00 8 00
Jeffrey & Co., burials	13 00
Jaffrey & Co., burials. Wolf, Culligan & Co. Frick & Son Swineburne & Co., or or book. Williamson & Higble, blank book.	$\begin{array}{c c} 25 & 00 \\ 13 & 00 \\ \end{array}$
Swineburne & Co., or er book.	$16\ 00\ 15\ 60$
Williamson & Figure, beans Henry Brinker, beans Hamilton & Mathews, brooms, etc. Mary Flannigan, board L. P. Gardner, paper. Curran Bros., meat	45 00
Mary Flannigan, board	$\frac{1}{10} \frac{75}{00}$
L. P. Gardner, paper	5 98 25 00
C. Fromm, meat.	101 28
Curran Bros., meat. C. Fromm, meat. Geo. Englert, bread Fleckenstein Bros., bread Geo. Oncell bread	52 76 174 70
Geo. Oppell, bread	16 63 46 40
Geo. Oppell, bread. A. H. Martin, disbursements. Referred to the Poor Committee.	10 10
By Ald. Hall—Bills of Peter G. Miller, paint and matches \$ Rochester Gas Co., gas City Hall	3 58
Rochester Gas Co., gas City Hall	138 75 3 50
A. Metcalf, soft soapLouis Kramer, coal	112 50
James Field, repairs and material Smith. Perkins & Co., matches, whisks and	6 40
pails Creater brooms City Hall.	5 55 94 25
Wm Croston brooms	3 00
Elwood & Brien, locks and keys	1 65
By Ald. Swikehard—Petition for grading	Kon-
an ordinance.	repare
By Ald. Swikehard—Bills of Rose J. Clarke, cleaning	4 00
Jos. S. Rowarth, expenses in Copperfield	
Standard Cab Company, services	$\begin{array}{c} 8 \ 12 \\ 13 \ 00 \end{array}$
B. Frank Enos, expenses, September	5 10 3 50
L. Murray Moore, basket Ed. P. Olmstead, meals for prisoners	16 50
Ed. P. Olmstead, meals for prisoners Jos. S. Rowarth, expenses in Copperfield case	4 83
Jos. S. Rowarth, expenses in Reuter case. Hamilton & Mathews, spittoons and dust-	4 64
ers	5 25

00	
Atkinson & Sykes, repairs at patrol house.	12 50
Maggie Gaffney, cleaning and washing Rochester District Telegraph Co., services,	15 10
Sept. Baltimore & Ohio Telegraph Co., services,	4 70
Sept	12 19
Sept. Schmidt & Kaelber, zinc and ammonia	8 81
Charles McCormick, expenses, Stone mur-	9 00
der case. E. B. Booth, repairing clock. C. E. Morris, stationery.	3 84 3 00
C. E. Morris, stationery	7 55
Union and Advertiser printing subpoenas John C. King, mat	$\frac{4}{2} \frac{00}{75}$
Thomas Dukelow, expenses in Heimes	4 24
Samuel Sloan, repairs at headquarters	16 98
Western Union Telegraph Co., services, Sept	14 02
Referred to the Police Committee. By Ald. Kelly—Petition of James A. Da	ly for
permission to erect a wooden building, F	ermis-
sion granted. By Ald. Kelly—Petitions for sewer in Ed	lwards
street, plank walk on Third avenue, plank v De Yonng park, and opening Smith stree	valk on t. from
Hensler alley to Ames street. Referred Surveyor to prepare ordinances.	to the
By Ald. Kelly—Petitions for water ma	ins in
Otis, Child and Sixth streets. Referred to Works Committee and Executive Board.	Water
REPORTS OF STANDING COMMITTEES	
Ald. Sullivan from the Contingent E Committee, Ald. Fee from the Lamp Com Ald. Foley from the Poor Committee, Al from the City Property Committee, Ald. Swi	mittee.
from the Police Committee, reported in favor	r of the
various bills referred to their respective co tees, and referred them to the Finance Co	mmit-

tees, and referred th tee for payment. By Ald. Kohlmetz-

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

Gentlemen: Your Law Committee begs leave to report the following for your consideration:
That a settlement should be effected with Frank Fehrenbach for the damages claimed by him to have been sustained by driving into a hole in a newly formed gutter on the west side of Whitney street, on September 8th, 1887, which it is claimed by him to have been occasioned by the removal of a post, thereby leaving the hole partially fills. a post, thereby leaving the hole partially filled with loose, unpacked earth, by the payment to him of the sum of \$50. as, in the opinion of your com-mittee, such action will enure to the benefit of the

mittee, such action will enure to the benent of the taxpayers.

That Ferdinand Seifried, constable of the Fourth ward, has in his hands for collection an execution for the sum of \$5 and interest from March 14th, 1885, upon which he is entitled as his fees to the sum of 30 cents, the total amount being \$6.07, the execution having been issued out of the Municipal Court upon a independ rendered on March 14.1885 in favor of a judgment rendered on March 14, 1885, in favor of Joseph Renners, defendant, against the city of Rochester, plaintiff, for \$5 costs; and that the amount of which execution and the said fees must

be paid.

Your committee, therefore, recommends the adoption of the following resolutions for the purposes aforesaid.

H. KOHLMETZ, JOSEPH H. FEE, GEO. W. ELLIOTT, JOSEA GEO. W. ELLA.
H. G. THAYER,
Law Committee.

Ordered received, filed and published.

By Ald. Kohlmetz—Resolved, That upon the certificate of the City Attorney that Frank Fehnenbach has executed a proper release of his claim for damages growing out of the above mentioned matter, that the Clerk draw an order on the treasury, payable from the Contingent Fund, for the sum of fifty dollars, in favor of Frank Fehrenbach, in full settlement of his claim.

Ald. Kelly moved that the resolution be amended so as to read one hundred dollars, instead of fifty Adopted. dollars.

The resolution, as amended, was then adopted by

The resolution, as amended, was then adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Kelly, Thayer—12.

By Ald. Kohlmetz—Resolved, That the Clerk draw an order on the treasurer, payable from the Contingent Fund, in favor of Ferdinand Seifried, constable of the Fourth ward, for \$6.07, the amount of the execution in his hands for collection, described in the foregoing report.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Kelly, Thayer—12.

REPORTS OF SELECT COMMITTEES.

By Ald. Kohlmetz-

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

GENTLEMEN: Your Special Committee on the subject of vinegar inspectors' salaries, etc., respectfully reports that it has been attended by Dr. Spectrum reports that it has been accended by Di-Curran and heard his views upon the subject, and has also duly considered the subject, and would respectfully report that on June 21st, 1887, the act relating to the manufacture and sale of vinegar, relating to the manufacture and sale of vinegar, and the appointment of inspectors in cities, etc., was amended so as to provide, among other things, that it shall be the duty of the mayors of cities to annually appoint one or more persons to be inspectors of vinegar, who shall be sworn before entering upon their duties, and who shall have power and authority to inspect and examine all vinegar offered for sale, and that it shall be the duty of such inspectors to examine vinegar offered for sale, and they are charged with the enforcement of the various provisions of the act; their salaries or compensation by the act is required to be fixed of the various provisions of the act; their salaries or compensation by the act is required to be fixed and determined by the Common Council of cities; the amount thereof is also directed to be raised, levied or provided for in the annual tax levies of cities. By the act it is also made the duty of the authorities of cities, where such inspectors are appointed, to provide a room or office and all necessary chemicals and apparatus for the use of such inspector, for the proper discharge of the duties of inspector, for the proper discharge of the duties of his office.

Your committee is of the opinion that the salary Your committee is of the opinion that the salary of Dr. Curran, as inspector, should be fixed at the sum of one thousand dollars for the year beginning on the date of his last appointment. viz.: October 4. 1887; that the necessary chemicals and apparatus for his use, and the proper discharge of the duties of his office, should also be furnished, at an expense of not exceeding two hundred and fifty dollars for the year and in view of the fact that all the office. year, and, in view of the fact that all the offices suitable for the purposes in the city buildings are already occupied, that an office elsewhere should be obtained, but at an expense not exceeding fitteen dollars per month, and, for said last mentioned purposes, it is recommended that a committee be appointed to procure said apparatus, chemicals and office. Respectfully submitted,

Н. Консмета, GEO. B. SWIKEHARD, WM. H. SULLIVAN, special Committee.

Ordered received, filed and published.

By Ald. Kohlmetz-Resolved, That the salary of Dr. Richard H. Curran, as vinegar inspector, for the year beginning October 4, 1887, be, and the same hereby is fixed at the sum of one thousand dollars; and that a committee of five members of this board be nominated by the president as a spethis board of nominated by the president as a special committee for the procurement of the necessary chemicals and apparatus for such inspector, and the necessary room for an office for him for said year; the cost of said chemicals and apparatus not to exceed the s.m of two hundred and fifty dollars, and the rent of said office not to exceed fifteen dollars per month teen dollars per month.

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Kelly—12.

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

By the Clerk

MAYOR'S OFFICE, ROCHESTER, October 13, 1887.

Gentlemen of the Common Council:

I hereby return disapproved the resolution adopted at your last regular meeting authorizing the Executive Board to purchase a lot on the west side of the river, at an expense not exceeding twelve hundred dollars, for the purpose of erecting thereon a hose carriage house for the use of the ing thereon a hose carriage house for the use of the fire department of the city of Rochester. I object to the resolution because of its indefinite character. It should expressly state the size of the lot to be purchased, its location and the exact price to be paid for the same. These are things the taxpayers are entitled to know, and we certainly cannot take its library action. intelligent action ourselves unless they are embodied in your resolution.

CORNELIUS R. PARSONS, Mayor. The chairman stated the question to be shall the resolution stand. notwithstanding the objections of His Honor, the Mayor. The Mayor's veto was

resolution stand, notwinstanding the objections of His Honor, the Mayor. The Mayor's veto was sustained by the following vote:

Nays—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Kelly—12.

By the Clerk—

MAYOR'S OFFICE, ROCHESTER, N. Y., Oct. 13, 1887.

To the Members of the Common Council:

To the Members of the Common Council:

For the reasons given in my veto of the resolution providing for the purchase of a lot on the west side of the river, to be used for fire department purposes, I also return without my approval the resolution adopted at the same meeting which authorizes the Executive Board to purchase a lot on the east side of the river, to be devoted to like uses. This last resolution, if anything, is more objectionable than the first: for while it also fails to state the size and location of the lot to be purchased, there is no limit whatever to the price to be paid. Both of these resolutions should expressly state where it is proposed to erect these hose carriage houses, the dimensions of the lots on which they are to be erected, and should particu-

hose carriage houses, the dimensions of the lots on which they are to be erected, and should particularly state what they are to cost the city.

CORNELIUS R. PARSONS, Mayor.

The Chairman stated the question to be, "shall the resolution stand, notwithstanding the objections of His Honor, the Mayor." The veto was sustained by the following vote:

Nays—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Kelly, Thayer—13.

By the Clerk—

MAYOR'S OFFICE.

MAYOR'S OFFICE, ROCHESTER, N. Y., October 17, 1887. Gentlemen of the Common Council:

In connection with my disapproval of your resolutions relative to the purchase of lots for additional hose carriage houses, for the use of the fire department, I submit for your consideration the following opinion from Ivan Powers, Esq., City Attorney.

Cornellus R. Parsons, Mayor.

Ordered received, filed and published.

By the Clerk—

By the Clerk-

OFFICE OF THE CITY ATTORNEY, NO. 19 CITY HALL BUILDING, ROCHESTER, N. Y., October 17, 1887.

Hon. Cornelius R. Parsons, Mayor:

DEAR SIR—In answer to your oral request, I would say that, in my opinion, the construction of the terms of the charter contemplate that the Common Council shall, in the purchase of land especially, exercise whatever discretion may be thereby required, and not leave it to another tribunal or body to exercise such discretion; and,

therefore, the resolutions granting to the Executive Board the discretion, in the one case of selecting a site, including the size and location, and the other, in addition thereto, the cost thereof, are such as the charter seems to require of the Common Council and which ought not to be thus delegated to another body; and, therefore, I am of the opinion that the resolutions should be modified so as to require the Executive Board to ascertain and arount back to the Common Council for their conreport back to the Common Council, for their consideration, the sites that can be obtained, and the cost thereof, and that the Common Council shall then decide which of them shall be selected, and direct the purchase thereof.

Respectfully yours,
IVAN POWERS, City Attorney.
Ordered received, filed and published.

By the Clerk-

EXECUTIVE BOARD,
OFFICE, CITY HALL,
ROCHESTIR, N. Y., Oct. 18, 1887.

To the Common Council:

GENTLEMEN-The Executive Board would respectfully report that Dubelbeiss park, which runs from Bay street towards Clifford street, as proposed to be extended, has been properly monu-mented and graded and, as all other require-ments of your honorable body in the matter of dedication of streets to public use have been compiled with, the park is ready for acceptance.

Respectfully,

Thos. J. NEVILLE, Clerk.

Ordered received, filed and published.

By the Clerk-

POLICE COMMISSIONERS' OFFICE, ROCHESTER, N. Y., Oct. 18th, 1887. To the Honorable the Common Council of the City

of Rochester:

Gentlemen—At a meeting of the Police Commissioners, held October 8, 1887, Albert B. Marble was appointed policeman in the place of Henry M. Meislohn, resigned.

Also, on October 13, 1887, John Schmalholz was appointed policeman in the place of Mchael Walters, who refused to qualify.

Respectfully, B. Frank Enos, Clerk.

Ordered received, filed and published.

By Ald. Foley-

EXECUTIVE BOARD,
STREET, FIRE AND WATER COMMISSIONERS'
OFFICE, CITY HALL,
ROCHESTER, N. Y., Oct. 18, 1887.

To the Honorable, the Common Council:

GENTLEMEN-Pursuant to a resolution of your honorable body the Executive Board have negotiated for, and would respectfully recommend for tiated for, and would respectfully recommend for a hose carriage house, the purchase of lot 27 on the west side of Plymouth avenue, between Frost ave-nue and Bartlett street, having a frontage of 40 feet and a depth of 132 feet, for \$1,200. The title of this property is held by Sarah Frost, and its location is considered as good a one as can be can be obtained for the interests and fire protec-tion of the southwestern portion of the city

Respectfully.

Respectfully.

THOMAS J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Foley—Resolved, By the Common Council, that the above named lot for a fire house be purchased for the sum of \$1,200; said lot being 40 feet front and 132 feet deep.

Adopted by the following vote:

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall. Swikehard,
Judson, Kelly, Thayer—13.

By Ald. Foley-

To the Honorable, the Common Council of the City of Rochester:
GENTLEMEN; We, the undersigned, your Special Committee, to whom was referred the matter of conferring with the Police Commissioners in relation to the necessary requirements of the Police Popular Council of the Police Commissioners in the Police C Department and enlargement of the police force, would respectfully report: That your Committee

has met and has been attended by Police Commissioners Rosenthal and Casey and Supprintendent Cleary, but, owing to the absence of his Honor, Mayor Parsons from the city, your Committee were unable to obtain his counsel, and were without the aid of his valuable suggestions; that your Committee has given the matter its careful attention and inquiry, and would respectfully recommend, as the result of its investigation and deliberation, the appointment to the police force of the city of Rochester of twenty-five additional men,

JOHN H. FOLEY,

L. MALEN VENTER

J. MILLER KELLY,
H. G. THAYER,
GEO. W. ELLIOTT,
JAMES S. JUDSON.
Special Committee,

Ordered received, filed and published.

By Ald. Foley—Resolved, That the Police Board of the city of Rochester be, and they hereby are, authorized and empowered to increase the present police force of the city of Rochester by the appointment of twenty-five additional men, such appointment of twenty-five addit pointment to be made by said Board in the manner prescribed by subdivision five of section twelve of the Revised Charter of the city of Rochester.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Kelly, Thayer—13.

By the Clerk-

Sept., 1887.

REPORT OF THE POLICE CLERK FOR THE MONTH OF SEPTEMBER, 1887.

GENTLEMEN—I respectfully submit the following as my report for the month of September, 1887.

Police Commissioners' Office, Cot. 17, 1887.

Crime. Penalty. Paid

1-Joseph Metzenger.... drunk Conrad Bock..... assault Mich H. Stoltz. sl'g liq. to m'rs
2—Wm. R. White...... drunk
Nicholas Martin..... 25 Minnie Myers..... John R. Speeding..... vio. ord. drunk John K. Speeding.

John Eagan

Richard Finley

Mich. McLaughlin

Thos. Fee

Margaret Fee

John Moynihan

John Kearney, 10 10 5 10 cost Joseph Delanty... ... Joseph Delanty...
Louis Turner
Barbara Machin
Fred. McNally
Robt. Connors
Chas. Taylor
Edwin E. Jordan
John A. Riley
Wm Long
Margaret Doyle.
Lohn Presisticker assault drunk 10 10 10 John Preissicker.... via. ord. $\mathbf{\tilde{5}}$ -Frank Grappenstetter. drunk 10 rididg on John Harney.... freight cars 15 John Hyland.... Peter Conroy.
Chas. Munroe.
David Mosher.
Frank Tuttle.
Minnie Myers. via. ord. Gorham Snyder..... 5 John G. Kerner selling liquor 25 25 to minors James Vaughn.....

drunk

vio. ord.

drunk

25 $\tilde{10}$

10

10

Hannah Dwyer.....

James B. Pike....

James Marlarky

Wm. McDowell..... Chas. Ricker..... Sarah Bradley..... Patrick J. Martin....

10-					
	John D. Murray	••	10		Ed. Stevenson
	James Connolly	••	10		Maggie O'Connell
	Frank Adams	••	5		Lillie Parks
	Wm. McCabe	••	10	10	Patk. McDonough
	John Shepard	assault	5	5	Isaac Dennis
12	James Weir	drunk	10		Frank B. Shearer
	wm. Quinn	net, larcen	v 50		Frank B. Shearer Saml. L. Skinner
	Richard Moran	drunk	left	5	Henrietta Gess
	Wm. Smith		10	•	26—James McMannis via. o
	John Moran	• •	10	10	26—James McMannis via. o
	Frank H. Fitch		10	10	Frank McAvay drur
	Ed. Lawrence	rrio ond		=	Henry McCormick
	Inmed Ferning	vic. ord.	-5	5	Delos Lashander assau
	James Fanning	drunk	10		William Cullinan
	James McMann		10		Patk. Hannahan drur Geo. West
	Geo. W. Lawson	••	3		Geo. West
13 -	Andrew Murphy		5		
	Dan'i Corrigan	••	10		Cath. Donnelly
	Thos. Smith	• • •	10		Mary Haves
	Martin Jacobs	••	3		Chas Kelly
	Elijah Russell	• •	10		Cath. Donnelly. Mary Hayes. Chas. Kelly. 27—Patk. O'Connell. Geo. Freethy. Andrew Houser, Jr. assau
	Lottie W heeier	••	10	•	Geo Froothy
	Thos. Medley		3	3	Androw Housen In
	James Brown			Ĕ	Andrew Houser, Jr assau
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14-	John Kelly	drunk	_5	5	John C Ruelzo sell. liqu
	Lorenzo Thomas		10		on Sun
	John Carroll		10		120-Nathan Klimer drn
	Andwew Hyland		cost	2	John McLaughlin chas. W. Cummings assa Wm. Brown vio. c
	Frank Hans	assault	5	4	Chas. W. Cummings assa
	Frank Same	• • • •	5	5	Wm. Brown vio. c
	Chas. Culver	drunk	5	5 2	John Francis
	James Doyle		5		Chas. G. Nelson
	John Morphet	assault	25	5	Robt. Henry
	John Schaughnessy	assauru	5 25 25 25 26 10	5 5 2	John Alexander
	Chas. Adams		25	3	Clinton Modern
15	-Patrick Boylan	drunk	10	2	Clinton McGuire
10	Tomos Loppon	arunk	10		Harry Nevergood
10	James Lennan		10		John Haness
10	-James Lynch		5		Geo. Myers
	John McCabe	petit lar	30		John Jones
	Ed. McArdle	vio. ord.	5		Frank Doyle
	Anthony Carter	assault	50		29—Chas. H. Whipple dru
	Chas. McNamara	•	50		John Kane
	Thos. Lavis	druuk	10		Abram Rothstein assa
	Cath. Ames	• •	5		Reuben Rothstein
	Ed. Holden	• •	10	10	Morris Rothstein
	Hugh Clark	vio. ord.	5	5	Jessua Rothstein
	Herman Young	110. Ola.	5	5	
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29—Chas. H. Whipple	drunk	5	
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29—Chas. H. Whipple John Kane	14	5	5
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of Monroe, City of

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ay of Oct., 1887. ssioner of Deeds.

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Office,) Oct. 18, 1887. }

rith the provisions report that the qualified and taken

Aw: Creckman. Fred. H. Long, John E. Car-E. Roth, Thomas

E. Buckley, William Stewart, Thomas B. Gilmore, Isaac DeMallie, John Pfluge, Wm. E. Kaue, Inspectors of Elections. Augustus Mc-Donnell, Commissioner of Deeds.

Respectfully submitted.
PETER SHERIDAN, City Clerk
Ordered received, filed and published.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

MONROE AVENUE MEDINA BLOCK PAVEMENT.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of substituting Medina stone block paving for the asphaltic pavement on a portion of Monroe avenue.

Adopted.

Adopted.

The Surveyor submitted as such estimate, \$,

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The substitution of Medina stone block pavement
for the surphaltic payament provided for in ordifor the asphaltic pavement provided for in ordinance No. 3,287 on a portion of Monroe avenue, from the westerly end of the Erie canal bridge to a point about 180 feet west therefrom, said pavement to be laid on a concrete foundation and the joints to be properly cemented with asphaltic cement. The prices paid to be the same as provided for in the contract awarded under ordinance No.

3.287.
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 \$\$, 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, viz:
All the territory included within and described by the boundary lines defined in ordinance No. 3, 287, the cost of the improvement to be distributed in said territory as provided for in the aforesaid ordinance in proportion to the benefit which each ordinance in proportion to the benefit which each will derive therefrom.

will derive 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 interested in the subject matter of said improvement, are required to attend the Common Council on Tuesday evening, Nov. the 1st, 1887, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adonted

Adopted.

KONDOLF STREET GRADING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of grading Kondolf street from Whitney street to Child street. Adopted.

The Surveyor submitted as such estimate \$400.

Adopted.
The Surveyor submitted as such estimate \$400. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

he grading of Kondolf street from Whitney street to Child street with the necessary sidewalk grading and gutter formations; also the required cleaning, repairs and changing of the inlets to the existing surface sewers to enable the abutting property owners to plant shade trees in front of their respective premises.

And whereas, The City Surveyor, under the directions of this Council, has made an estimate of the whole expenses thereof, and reports the same at \$40. 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, viz:

One tier of lots and parcels of land on each side of Kondolf street from Whitney street to Child street in proportion to the benefit which each will derive therefrom.

And the Clerk is hereby directed to publish notice is the second of the content of the street of the st

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, Nov. the st. 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

WEST ORANGE STREET PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of West Orange street.

Adopted.
The Surveyor submitted as such estimate \$580.
By Ald. Judson—Resolved, That the following

By Ald. Judson-Resolved, That the following improvement is necessary, viz:

The construction of a vitrified pipe sewer 12 inches in diameter in West Orange street, beginning at a point thirty (30) feet east of the east line of Yakey street, and extending eastward therefrom to unite with the western terminus of the existing sewer in West Orange street aforesaid, with all necessary manholes, lamp-holes, surgical extensions reading reading reading the street of the extension of th face sewers, lot laterals, lot connections, roadway grading and gutter formations.

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

580, 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, viz:

One tier of lots and parcels of land on each side of West Orange street, frum Yakey street to the line drawn through the western terminus of the existing sewer in West Orange street, and at right angles to the medial line of the said West Orange

And the Clerk is hereby directed to publish no-tice, in pursuance of Title VII., Section 172 of the Revised Charter of 1890, 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, Nov. the 1st, 1887, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

PENN AND SUMMER STREETS CEMENT WALKS.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing sidewalks on portions of the east side of Summer street and on the north side of Penn street.

Adopted.
The Surveyor submitted as such estimate, \$435.

The Surveyor Submitted as such estimate, \$435. By Ald. Kohlmetz—Resolved, That the following-improvement is necessary, viz.:

The construction of Ferrolithic, or of Portland cement (J. J. Schillenger's patent), sidewalks, five (5) feet wide, on the east side of Summer street from Clifton street to Penn street; also a sidewalk of the same character and width on the north side of Penn street from Summer street controlled. of the same character and width on the north side of Penn street, from Summer street eastward to lot number ten (10) on Penn street, aforesaid; the cost of the sidewalks, including the sidewalk grading and gutter formations, not to exceed eighty (80) cents per lin. ft., and the work to be awarded to the parties (Curtis or Oliver) which make the lowest bid or as may be determined by the taxpayers immediately interested.

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 \$435, 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, viz.:

One tier of lots and parcels of land on the east side of Summer street from Clifton street to Penn street, and on the north side of Penn street from

street, and on the north side of Penn street from Summer street to the western bound ry of lot No. 10 on Penn street aforesaid, 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 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, November 1st, 1887, at 70' clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

EXCHANGE STREET EXTENSION.

By Ald. Bohrer-Resolved, That the City Surveyor be and hereby is instructed to prepare an ordinance for the extension of Exchange street from the present southern terminus thereof to connect with the northern terminus of Mansion street.

Adopted.

By Ald. Bohrer—Resolved, That the following

By Ald. Bohrer—Resolved, That the following improvement is necessary, viz.:

The extension of Exchange street from the present southern terminus thereof to connect with the northern terminus of Mansion street, the easterly line of the extended street to begin at the point at the point at which the present easterly line of Exchange street produced intersects the southerly line of Clarissa street, thence in a straight line to meet the easterly line of Mansion street at its northern end, and the westerly line of the proposed extension to begin at the point at which the westerly line of Exchange street intersects the southerly line of Clarissa street, and extended southerly therefrom parallel to and sixty-six (66) feet from the easterly boundary line heretofore described of the proposed extension until it crosses the B., N. Y. the proposed extension until it crosses the B., N.Y.

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

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 proposed extension of Exchange street to the southwesterly boundary line of the B., N. Y. & P. B. R.; also all the territory included within and described by the following boundary lines, viz.: Mansion street, including one tier of lots for a depth of two hundred and fifty (250) feet on the westerly side thereof to Cottage street; thence southwesterly along Cottage street, beginning at a paint two hundred and fifty (250) feet westwardly from Mansion street and extending eastwardly along the southerly line of that portion of Cottage street street; whence so the control of the cottage street whence so the country of the cottage street whence so the country line of that portion of Cottage street which is included between Seward Cottage street which is included between Seward Cottage street which is included between Seward street and Mansion street, and that line produced and including one tier of lots and parcels of land on the southerly side of the said line and line produced to the B., N. Y. & P. R. R., thence northerly along the said railroad, and including the lands: thereof to Mansion 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 parsons interested in the subject matter of

that all persons interested in the subject matter of said improvement, are required to attend the Common Council on Tuesday evening, Nov. the 1st, 1887, at 7 o'clock at the Common Council Chamber, when allegations will be heard.

Adopted.

The first ordinance for Locust street bridge was on motion of Ald. Kelly, laid upon the table for two weeks

FINAL ORDINACE NO. 3,310. REIS PARK PLANK WALK.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an esti-mate 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 the city which they deemed proper to eassessed for the expense 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 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, 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 subject matter. ject 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 persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to construct a plank walk in Reis Park from Campbell street to Jay street. The Common Council of the City of Rochester do ordain and determine that the following improvement is necessary and should be made, to

The construction of a pine plank sidewalk four (4) feet wide, with white oak stringers, on the west side of Reis Park, from Campbell street to Jay street, with the required cross-walks, both trans-verse and parallel, sidewalk grading and gutter

formation.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the be benefitted thereby, are matter described; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports 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 benefitted by and ought to be assessed by 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 of Reis Park, from Campbell street to Jay

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 which each derives therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Kelly, Thayer—13.
The final ordinance for Monroe avenue outlet sewer around Kondolf Pond came up.

After hearing all persons appearing, Ald. Elliott presented a remonstrance.

Ald. Thayer moved that the ordinance beamended so as to read as follows:

Territory to be assessed:
One tier of lots and parcels of land on each side One tier of lots and parcels of land on each side of the following named streets between the limits mentioned, viz: Tracy park, from Alexander street to Meigs street; Meigs street from Park avenue to Broadway; Rowley street from Brighton avenue to Monroe avenue; Harvard street from Meigs street to Oxford street; Maple place from the south-end-thereof to Monroe avenue; Edmunds street from a point 150 feet south of Pearl street to Monroe avenue; Pearl street to Monroe avenue. feet south of reari street to Monroe avenue; reari street from Averill avenue to a point 150 feet west of Boardman street. Also, one tier of lots on the south side of Monroe avenue, from Averill avenue to a point 270 feet east of Goodman street; also, one tier of lots on the north side of Monroe avenue, one there of lots of the florth side of Monroe avenue, from a point opposite the west line of Averill avenue to Goodman street; also, one tier of lots on the east side of Averill avenue, from Pearl street to Monroe avenue; also, one tier of lots on the west side of Averill avenue from Pearl street to Cobb street; also, one tier of lots on the monroe avenue; also, one tier of lots on the west side of Averill avenue from Pearl street to Cobb street; also, one tier of lots on the north side of Brighton avenue, from Meigs street to Goodman street; also, one tier of lots on each side of Nichols park from the north line to the south line of lots 9 and 24; also lots 5, 6, 7, 8, 25, 26, 27 and 28 of the Nichols park tract; also, one tier of lots on each side of Goodman street from a point 50 feet south of Park avenue to a point 140 feet north of Monroe avenue; also, one tier of lots on each side of Oxford street from 275 feet north of Harvard street to Nichols park; also, all the territory included within and described by the following boundary lines, viz: Beginning at the intersection of Boardman street with Monroe avenue; thence southerly along Boardman street, including a tier of lots on the westerly side thereof, to the boundary of the Eric canal lands; thence easterly along said boundary line to Monroe avenue; thence northerly along Monroe avenue, including a tier of lots on the northeasterly side thereof, to a point in

the prolongation of the rear of the lots on the westerly side of Boardman street; thence southerly to the place of beginning. Also all the territory included within and described by the following boundary lines, viz.: Beginning at the intersection of the northeasterly side of Mouroe avenue and the prolongation of the line in the rear of the lots on the westerly side of Boardman street, thence northeasterly on said line produced to the rear of the lots on the northeasterly side of Monroe avenue; thence easterly along the rear line of the lots aforesaid to the Nichols park tract; thence northerly to the north end thereof; thence easterly to Oxford street; thence northerly along Oxford street, excepting one tier of lots on the westerly side thereof, to Harvard street; thence westerly side thereof, to Harvard street; thence westerly slong Harvard street, excepting one tier of lots on the southerly side thereof, to Goodman street; thence southerly along Goodman street; excepting one tier of lots on the easterly side thereof, to a point 140 feet north of Monroe avenue; thence still southerly along Goodman street, including one tier of lots on the easterly side thereof, to Monroe avenue; thence southeasterly along Monroe avenue to the place of beginning. Adopted.

On motion of Ald. Thayer further action was postponed two weeks, and the Clerk directed to publish notice for allegations for Nov. 1st, 1887. aforesaid to the Nichols park tract; thence north-

FINAL ORDINANCE, NO. 3,311.

AVENUE E PLANK WALK.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations 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 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 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, 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 time appointed in said notice, and, after hearing such allegations from said notice, and, after hearing such allegations from all persons appearing,
Ald. Kohlmetz submitted the following:

An ordinance to construct a plank sidewalk on the south side of Avenue E, from North St. Paul street to a point 700 feet eastward therefrom.

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 construction of a Hemlock plank sidewalk

four (4) feet wide, laid upon stringers 4x4 inches of the same lumber, on the south side of Avenue E, from North St. Paul street and extending about seven hundred (700) feet eastward therefrom.

And the whole 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, City Surveyor, under the direction of this council, having made an estimate of such expense, and reports the same at \$250. 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:
One tier of lots and parcels of land on the south

side of Avenue E, from North St. Paul street and eastward therefrom for a distance of seven hundred (700) feet, or to the eastern terminus of the

proposed sidewalk.

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 which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Kelly, Thayer—13.

FINAL ORDINANCE NO. 3,312. SAWYER STREET PLANK WALK.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations 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 pare of minutes having 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 heretofore published daily, in at 1 ast 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, 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 sale ject matter 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 two plank walk on the south side of Sawyer Street from Genesee street to a point 1,800 feet westward therefrom. The Common Council of the city of Rochester do ordain and determine that the following improve-

ment is necessary and should be made, to wit:

The construction of a two plank sidewalk on the south side of Sawyer street from Genesee street to a point eighteen hundred (1800) feet westward therefrom the planking to be of two (2) inch hem-lock plank one (1) foot wide with a space one (1) foot wide between the courses of plank laid upon white oak sills with the necessary sidewalk grading gutter formations.

And the whole 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 \$475, 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:

One tier of lots and parcels of land on the south side of Sawyer street from Genesee street to the western terminus of the proposed sidewalk in proportion to the benefit which each will derive there-

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, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Swikehard, Judson, Kelly, Thayer-12.

On motion of Ald. Foley, property owners on Sawyer street were allowed fifteen days to construct their sidewalks.

Ald. Thayer moved that action on the final ordinance for Boardman and Monroe avenue sewer be postponed two weeks. Adopted.

FINAL ORDINANCE, NO. 3,313.

CALEDONIA AVENUE AND ATKINSON STREET

SEWER.
On motion of Ald. Judson, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an esti-mate 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 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, 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 for the control council at the time appointed in said to Common Council at the time appointed in said notice, and, after hearing such such allegations from all persons appearing.

Ald. Judson submitted the following:

An ordinance to construct a sewer in Caledonia avenue and Atkinson streets, from Child alley and Glasgow street to the Genesee Valley

canal outlet sewer.

The Common Council of the City of Rochester do ordain and determine that the following improvement is necessary and should be made, to-

See Se

SECTION OF THE PROPERTY OF THE PERSON OF THE

The construction of a pipe sewer in Caledonia avenue, from the western end of Child alley to the westerly prolonged medial line of Glasgow street, within the terminal limits named, the above sewer to be intercepted at the medial line of Atkinson st., and thence along said line a stone sewer to discharge into the Genesee Valley Canal outlet sewer, the dimensions, forms of cross sections and depths of the proposed sewer and its extension to be adapted to the needs of the territory that it is intended to accommodate; also, the construction of all necessary manholes, lampholes, new surface sewers, old surface sewers cleaned, repaired, extended and connected, lot laterals, both new and connected, and lot connections, roadway grading and gutter formation.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Surveyor, under direction of this Council, having made an estimate of such expense, and rethe same at \$28,300, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by and ought to be assessed by local assessment for the whole expense of said improvement is described as follows:

All the territory described by and included within

the following boundary lines, viz.:

Beginning at the intersection of Glasgow street and Caledonia avenue; thence easterly along Glasgow street, including one tier of lots and parcels of land on the south side thereof to a point 395 feet east of Caledonia avenue; thence northerly and east of Caledonia avenue; thence northerly and parallel to Caledonia avenue to Edinburg street; thence easterly along Edinburg street, including one tier of lots and parcels of land on the south side thereof to Plymouth avenue; thence northerly along Plymouth avenue, excluding one tier of lots and parcels of land on the west side thereof to Atand parcets of faint on the west side thereof to Arthuson street; thence westerly along Atkinson street, excluding one tier of lots and parcels of land on the south side thereof to Caledonia avenue, excepting therefrom the lot on the southeast corner of Caledonia avenue and Atkinson street; thence of Caledonia avenue and Arkinson street; thence easterly along Arkinson street, excluding one tier of lots and parcels of land on the north side thereof to Eagle street; thence northerly along Eagle street, including one tier of lots and parcels of land of the east side thereof to Garden street; thence westerly along Garden street, including one tier of lots and parcels of land on the north side thereof to Caledonic avenue; thence northerly along Cale. to Caledonia avenue; thence northerly along Caledonia avenue and including one tier of lots and parcels of land on the east side thereof to Spring street; cels of land on the east side thereof to Spring street; thence easterly along Spring street, including one tier of lots and parcels of land on the southerly side thereof to West alley; thence northerly along West alley and including one tier of lots and parcels of land on the east side thereof to the Erie Canal boundary line: thence westerly on said boundary line to Caledonia avenue; thence southerly along Caledonia avenue and including one tier of lots and parcels of land on the west side thereof to Atherson street; thence westerly along Atkinson street; thence westerly along Atkinson kinson street; thence westerly along Atkinson street, including one tier of lots and parcels of land on the north side thereof to the B., N. Y. & P. RR.; thence southerly along the B., N. Y. &

P. RR., easterly boundary line to the south line of an alley in the prolongation of Glasgow street; thence easterly along said alley, including one tier of lots and parcels of land on the south side thereof to Caledonia avenue; thence still easterly to the place of beginning, excepting from the above one tier of lots and parcels of land on each side of Adams street from Plymouth avenue to the B. N. Y. & P. R R. also one tier of lots fronting on each side of Edinburgh court and Tremont place, in proportion to the benefit which each will derive therefrom.

On which above described lots and parcels of and 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 which each derives therefrom.

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Swikehard, Judson, , Kelly, Thayer—12.

FINAL ORDINANCE NO. 3,314.

THOMAS PARK PIPE SEWER.

On motion of Ald. Judson the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an esti-mate 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 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 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, 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 subtice also required all persons interested in the subject matter 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. Judson submitted the following:

An ordinance to construct a pipe sewer in Thomas Park from near Child street to the Colvin street

The Common Council of the city of Rochester, do ordain and determine that the following improvement is necessary and should be made, to

The construction of a pipe sewer twelve (12) inches in diameter in Thomas park, beginning at a point 30 feet from the prolonged westerly line of Child street, and extending westward to intersect the Colvin street sewer; with all required man-holes, lamp holes, surface sewers, lot laterals, lot connections, roadway grading and gutter forma-

And the whole 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, City Surveyor, under the direction of this council, having made an estimate of such expense, and reports the same at \$1,100 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:

One tier of lots and parcels of land on each side of Thomas park from Child street to Colvin 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 which each derives therefrom.

Adopted by the following vote:
A ',es—Ald. Tracy, Sullivan, Marson, Fee,
Kohlmetz, Fritzsche, Elliott, Foley, Swikehard,
Judson, Kelly, Thayer—12.
On motion of Ald. Kelly, further action on the
final ordinance for Cameron and other streets pipe
sewer was indefinitely postponed.

From the City Treasurer-

LOCAL IMPROVEMENT ASSESSMENTS

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Oct. 15, 1887.

To the Honorable the Common Council: GENTLEMEN: I hereby certify that the Executive Board have notified me that the works or improvements authorized under ordinances hereinprovements authorized under ordinances hereinafter mentioned have been completed; that I have
pursuant to the provisions of the charter, ascertained the entire and aggegate expense of and connected with the same respectively, including any
interest that the city shall incur, or is entitled to
for the use of its funds, and that the respective
amounts thereof are as follows:

Oddinance and improvement

Expense.

 Ordinance and improvement.
 Expense.

 No. 3,053—N. Clinton st. Improvement and Sewer Extension
 \$21,770 45

 No. 3,182—Mt. Hope ave. Pipe Sewer
 8,915 36

 No. 3,193—Mt. Hope ave. Outlet Sewer Cleaning and Repairs
 4,822 72

 No. 3,055—No. Clinton st. Widening
 3,010 66

 No. 3,205—No. Clinton st. Widening
 1,403 84

 No. 3,230—Torup st. Pipe Sewer
 2,225 16

 No. 3,236—Henrietta ave. Pipe Sewer
 2,912 00

 No. 3,236—Peart st. Pipe Sewer
 1,834 92

 No. 3,190—Somerset st. Pipe Sewer
 1,675 43
 Ordinance and improvement. Expense.

No. 3,236—Peart st. Pripe Sewer.
No. 3,190—Somerset st. Pipe Sewer.
No. 3,292—Central ave. Pipe Sewer.
No. 3,237—Magnolia st. Pipe Sewer.
No. 3,257—King place Pipe Sewer.
No. 3,169—Garson ave. Plank Walk.
No. 3,273—Evergreen park Plank Walk.
No. 3,275—Pinnacle ave. Medina Improve-1,675 43 1,645 22 869 86 346 64 1,114 09 198 0262,926 88 ment No. 2,964—Goodman st. Gravel Improve-. 11,703 80 ment. No. 3.197—Frank st. Medina Improve-

. 11,541 96 ment ment No. 3,223—Kelly st. McAdam Improve-7,373 30 12,579 92

ment. No. 3,174—Tremont st. Asphalt Improve-JOHN A. DAVIS, Treasurer.

LOCAL ASSESSMENT IMPROVEMENT No.2,964

GOODMAN STREET GRAVEL IMPROVEMENT. By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of eleven thousand, seven hundred and three dollars and eighty cents (\$11,703.80); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows One tier of lots on each side of Goodman street,

from Park avenue to Monroe avenue.

from Park avenue to Monroe avenue.

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 22d hereby notified to meet for such purpose on the 22d day of October, 1887, at nine o'clock in the forenon, at the office of the city assessors, No. 15 City

And it is further determined that the tax-payers to be assessed for making such improvements may paytheir assessments in three equal payments, as follows:

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third

within one year from the confirmation of said roll: within one year from the confirmation of said four, 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.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Kelly, Thayer—13.

LOCAL ASSESSMENT IMPROVEMENT No.2,975 PINNACLE AVENUE MEDINA IMPROVEMENT.

By Ald. Marson-

By Ald. Marson—
Whereas, the City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of sixty-two thou sand, nine hundred and twenty-six dollars and eighty-eight cents (\$62,926.88); and which is hereby adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as fol-

One tier of lots and a parcels of land on each side of Pinnacle avenue, from South avenue to the city

Therefore, Resolved, That said expenses be as-

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city. And the Assessors of said city, not interested in any of the property so benefitted, and not of kin to any person so intetested, or if any two of said Assessors are not so interested. or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in proportion as nearly use may be to the advantage which each nated, of the said amount of expense, in proportion as nearly as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 22nd day of October, 1887, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement, may pay their assessments in three equal payments, as follows:

One-third within thirty days from the first pub-

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third within one year from the confirmation of said roll; and the remaining one-third within two years from the confirmation of said roli. On all sums paid prior to the maturity of said last installment, a discount will be allowed at the rate of six per cent. per

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard,
Judson, Kelly, Thayer—13.

LOCAL ASSESSMENT IMPROVEMENT, No. 3,053 NORTH CLINTON STREET IMPROVEMENT ND SEWER EXTENSION.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of twenty-one thousand seven hundred and seventy dollars and forty-five cents (\$21,770.45); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city or which the

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows:
One tier of lots on each side of North Clinton
Clinton street, from Andrews street to the N. Y. C.
& H. R. R. R.
Therefore, resolved, that said expenses be assessed upon said portion or part of the city.
And the Assessors of said city, not interested in
any of the property so benefited, and not of kin to
any person so interested, or if any two of said Assessors are not so interested, or of kin, then such two
are hereby directed to make an assessment two are hereby directed to make an assessment upon all the lots and parcels of parcels of land and houses within the portion or part of the 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 receive by the making of said snau oe deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 22d day of October, 1887, at 9 o'clock in the forenoon, at the office of the City Assessors. No. 15 City Hall.

And it is further determined that the tax-payers to be assessed for making such improvements may pay their assessments in three equal payments as follows:

One-third within thirty days from the first who

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third within one year from the confirmation of said roll; add 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 at the rate of six per cent. per annum.

Adopted by the following vote:
Ald. Tracy. Sullivan, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson,
Kelly, Thayer—13.

LOCAL ASSESSMENT IMPROVEMENT No.3065.

LOCAL ASSESSMENT IMPROVEMENT NO.3065.

NORTH CLINTON STREET WIDENING.

By Ald. Marson—Whereas, The City Treasurer has reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of three thousand and ten dollars and sixty-six cents (\$3,010.66); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which said expenses are to be assessed, is described as follows:

One tier of lots on each side of North Clinton strent, from East Main street to Andrews street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the assessors of said city, not interested in

And the assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or ifany two of said assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the rection may be the directed to the directed of the directed of the city of the the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said assessors are hereby notified to meet for such purpose on the 22d of October, 1887, at nine o'clock in the 10renoon, at the office of the City assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, may pay their assessment in three equal payments, as follows:

One-third within thirty days from the first pub

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treacurer; one-third within one year from the confirmation of such 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 installment, a discount will be allowed at the rate of six per cent. per annum.

Adopted by the following vote-Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzehe, Elliott, Foley, Hall, Swikehard, Judson, Kelly, Thayer—13.

LOCAL ASSESSMENT IMPROVEMENT, NO. 3169

GARSON AVENUE PLANK WALK.

By Ald. Marson—Whereas, The City Treasurer
has ascertained and reported the entire and aggregate expense of, and connected with the above imgate expense or, and connected with the above improvement including any interest that the city has paid, or has or shall become liable for, to be the sum of eleven lundred and four teen dollars and nine cents, (\$1,114.09); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which said expenses are to be assessed, is described as follows: One tier of lots and parcels of land on each side of Garson avenue, from East Mair street to Leigh-

Therefore, Resolved, That said expenses be as-

sessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefitted, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, such two of said Assessors are not so interested, and some bardyn discorted to make an essessment twented. are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in proportion, as nearly as may amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose, on the 22nd day of October, 1887, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Kelly, Thayer—13.

LOCAL ASSESSMENT 1MPROVEMENT, No. 3174.

TREMONT STREET ASPHALT IMPROVEMENT.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above in provement, including any interest that the city has paid, or has or shall become liable for, to be the sum of eleven thousand two hundred and twenty dollars and sixteen cents (\$11,120.16), and which hereby is adjusted by this Common Council at said amount. at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as

follows

One tier of lots and parcels of land on each side of Tremont street, from Plymouth avenue to Caledonia avenue.

Therefore, Resolved, That said expenses be as-

sessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any or the property so benefited, and not of kin to any person so interested, or if any two of said As-sessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 22d day of October, 1887, at 9 o'clock in the forencon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers.

pay their assessments in three equal payments, as follows: to be assessed for making such improvement may

One-third of the amount assessed within thirty 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 ellowed of six pareent pare nature.

be allowed of six per cent. per annum.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Kelly, Thayer—13.

LOCAL ASSESSMENT IMPROVEMENT No. 3182. MOUNT HOPE AVENUE PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggrenas ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of eight thousand nine hundred and fifty-one dollars and thirty-six cents, (\$8,951.50); and which hereby is adjusted by this Common Council at said a popular. cil at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

One tier of lots and parcels of land on each side

One tier of lots and parcels of land on each side of Mount Hope avenue, from Highland avenue to the end of the present sewer.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then such two, are hereby directed to make an assessment. two, are hereby directed to make an assessment two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby

ontified to meet for such purpose on the 22d day of October, 1887, at 9 o'clock in the forenoon, at the office of the assessors, No. 15 City Hall.

And it is further determined, that the tax-payers to be assessed for making such improvement, may pay their assessments in three equal payments, as follows:

follows:

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 said last installment, a discount will be allowed at the rate of six per cent per annum.

Mainment, a discount will be anowed at the lact of six per cent. per annum.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Fo'ey, Hall, Swikehard, Judson, Kelly, Thayer—13.

LOCAL ASSESSMENT IMPROVEMENT, No. 3183.

BLOSS STREET IMPROVEMENT.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of two thousand four hundred and twenty-six dollars and fifty cents (\$2,426.50); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as fol-

One tier of lots and parcels of land on each side of Bloss street, from Backus avenue to Fulton ave-

of Bloss street, from Backus avenue to Fulton avenue.

Therefore, resolved, That said expenses be assessed upon said portion of the city.

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement: and said Assessors are hereby notified to meet for such purpose on the 22d day of October, 1887, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

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 within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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

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 at the rate of six per cent. per annum.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritszche, Elliott, Foley, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—13.

LOCAL ASSESSMENT IMPROVEMENT No. 3190 SOMERSET STREET PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of sixteen hundred and seventy-five dollars and forty-three cents (\$1675.43); and which, bearaby is adjusted by this Common Council at the hereby is adjusted by this Common Council at the said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

One tier of lots and parcels of land on each side of Somerset street, from Chili avenue to West avenue.

Therefore, Resolved, That said expenses be as-

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or of kin, then, such Assessors are not so interested, or of kin, then, such Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement: and said Assessors are hereby notified to meet for such purpose on the 22d day of October, 1887, at 90 'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement, must

to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice

nrs, publication of the advertisement of the notice of the assessment roll by the City Treasurer,
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard,
Judson, Kelly, Thayer—13.

LOCAL ASSESSMENT IMPROVEMENT, No.3,193 MOUNT HOPE AVENUE OUTLET SEWER CLEANING AND REPAIR.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and agregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of four thousand eight hundred and twenty-five dollars and seventy-two cents, (§4,822.72); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

All the territory included within and described by the following boundary lines, viz.: Beginning at the intersection of Pinnacle avenue with M. Hope avenue; thence southerly along Mt. Hope avenue, including one tier of lots and parcels of land on the east side thereof to West Alexander street; thence easterly along West Alexander street; thence easterly along West Alexander street; thence easterly along the porthy side. street; thence easterly along West Alexander street, including one tier of lots on the north side thereof to South avenue, excepting the lot on the northwest corner of Alexander street and South avenue; thence southerly along South avenue, ex-cepting one tier of lots on the west side thereof to cepting one tier of lots on the west side thereof to Hickory street; thence westerly along Hickory street, including one tier of lots on the south side thereof, excepting the lot on the southwest corner of Hickory street and South avenue to the west line of lot No. 86; thence southerly on said line and line produced to Gregory street; thence southwesterly across Gregory street to the west line of lot No. 27; thence southerly along said line to the south line of the Munger tract; thence westerly along said south line to the west line of lot No. 13, in the Prospect Hill tract; thence southerly along said line and line produced to the south line

of said tract; thence westerly along said line to the west line of lot No. 45 of the Ellwanger & Barry of said tract; thence westerly along said line to the west line of lot No. 45 of the Ellwanger & Barry tract; thence southerly along said line to Cypress street; thence still southerly across Cypress street to the west line of lot No. 100, of the said tract; thence southerly to the south line thereof; thence westerly along said south line produced to the west line of lot No. 110; thence southerly along said line to Linden street; thence easterly to South avenue; thence southerly along South avenue, excepting a strip of land 150 feet in depth on the west side thereof to Highland avenue; thence westerly along Highland avenue, excepting a strip of land 150 feet in depth on the north side thereof to Mt. Hope avenue; thence northerly along Mt. Hope avenue, including one tier of lots and parcels of land on the westerly side thereof to the place of beginning.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said axsessors are not so interested or of kin then

to any person so interested, or if any two of said Assessors are not so interested, or of kin, then such two are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the £2d day of October, 1887, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taynavers to any person so interested, or if any two of said

And it is further determined that the taxpayers to be assessed for making such improvement, may pay their assessments in three equal payments, as

follows

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third within one year from the confirmation of said roll; and the remaining one-third within two years f.om the confirmation of said roll. On all sums paid prior to the maturity of said last installment, a discount will be allowed at the rate of 6 per cent. per annum.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Kelly, Thayer—13.

LOCAL ASSESSMENT IMPROVEMENT No.3,197

FRANK STREET MEDINA IMPROVEMENT.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregated expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of eleven thousand five hundred and forty-one dollars and ninety-six cents (\$11,541.96); and which hereby is adjusted by this Common Council at said amount

And the portion or part of the city on which the said expenses are to be assessed, is described as follows

follows:

One tier of lots and parcels of land oneach side

of Frank street, from Jay street to Lyell avenue.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in
any of the property so benefited, and not of kin to any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 22nd day of October, 1887, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined that the tax-payers to be assessed for making such improvement, may pay their assessments in three equal payments, as

follows:

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; 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 muturity of said last instalment, a discount will be allowed at six per cent. per annum.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott. Foley, Hall, Swikehard, Judson, Kelly, Thayer—13.

LOCAL ASSESSMENT IMPROVEMENT, No.3201

MORRILL STREET PIPE SEWER.

MORRILL STREET PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has become liable for, to be the sum of fourteen hundred and sixty-three dollars and eighty-four cents (\$1,463.84); and which hereby is adjusted by this Common Council at said amount. And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

One tier of lots and parcels of land on each side of Morrill street, from North Clinton street to Joiner street.

Therefore, Resolved, That said expenses be as-

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefitted, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 22nd day of October, 1887, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay sheir assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

of the assessment for the notice of the assessment for the notice of the assessment foll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Kelly, Thayer—13.

LOCAL ASSESSMENT IMPROVEMENT No. 3,202 CENTRAL AVENUE PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of sixteen hundred and fortyfive dollars and twenty-two cents (\$1,645.22); and which hereby is adjusted by this Common Council at said amount.

Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as fol-

lows:

One tier of lots and parcels of land on each side of Central avenue from North Clinton street to North St. Paul street.

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby noti-

improvement; and said Assessors are nereby notified to meet for such purpose on the 22d day of Oct., 1887, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the netice of the assessment roul by the City Treasurer. of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard,
Judson, Kelly, Thayer—13.

LOCAL ASSESSMENT IMPROVEMENT No.3203

TROUP STREET PIPE SEWER.

By Ald, Marson-Whereas, The City Treasurer By Ald. Marson—whereas, the City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of twenty-two hundred and twenty-five dellaws and sixtens contact (25 2025 [45]) and which dollars and sixteen cents (\$2,225.16); and which hereby is adjusted by this Common Council at said

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

One tier of lots and parcels of land on each side of Troup street, from the Genesee Valley canal sewer to Prospect street.

Therefore, Resolved, That said expenses be as-

sessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any or one property so benefited, and not of kin to any person so interested, or if any two of said As-sessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each as nearly as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 22d day of October, 1887, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers

to be assessed for making such improvement, may pay their assessments in three equal payments,

as follows:

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 said last installment, a discount will be allowed at the rate of six per cent. per annum.

Adopted by the following vote:
Ayes.—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard,
Judson, Kelly, Thayer—13.

LOCAL ASSESSMENT IMPROVEMENT No. 3206

HENRIETTA AVENUE PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of twenty-nine hundred and twelve dollars (\$2,912); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows:

One tier of lots and parcels of land on each side of Henrietta avenue from Almeroth street to the State outlet sewer where it crosses the said avenue excepting the lots on each side of the said avenue measured thereon for a distance of fifty (50) feet south of the aforesaid outlet sewer.

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any other property so benefited, and not kill to any person so interested, or if any two of said As-sessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 22nd day of October, 1887, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement, may pay their assessments in threeequal payments as follows:

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 said last instalment, a discount will be allowed at the rate of six per cent.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall Swikehard, Judson, Kelly, Thayer—13.

LOCAL ASSESSMENT IMPROVEMENT No.3223.

KELLY STREET IMPROVEMENT

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with the above improvement, including any interest that the city has paid, or has or shall become liable for to be the sum of seven thousand three hundred and seventythree dollars and thirty cents (\$7,373.30), and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows:

One tier of lots and of parcels of land on each side of Kelly street from North Clinton street to St. Joseph street.

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.
And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in proportion, as nearly as maybe, to the advantage which each shall be deemed a to receive by the making of exidimnrowment; and esid Assessors are heavily said improvement; and said Assessors are hereby ottlied to meet for such purpose on the 22nd day of October, 1887, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.
And it is further determined that the tax-payers

pay their assessments in three equal payments, as follows: to be assessed for making such improvement, may

One-third within thirty days from the first pub-One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 of discount will be alleged at the state of ment, a discount will be allowed at the rate of six

ment, a discount with be anowed at the rate of six per cent. per annum. Adopte 1 by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Kelly, Thayer—13.

LOCAL ASSESSMENT IMPROVEMENT, No.3,224 J

HUDSON STREET MACADAM IMPROVEMENT.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of twelve thousand five hundred and seventy-nine dollars and ninety-two cents, (\$12,-579.92); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the

And the portion or part of the city on which the said expenses are to be assessed, is described as fol-

One tier of lots and parcels of land on each side of Hudson street from Channing street to Clifford

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.
And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin two of said Assessors are not so interested, or of kin. then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, that he said some that of the city so designated, within the portion or part of the 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 receive, by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 22nd day of October. 1887, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement may pay their assessment in three equal payments, as follows:

One-third within thirty days from the first pub

One-third within thirty days from the first pub-One-third within thirty days from the max par-lication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third within one year from the confirmation of said roll and the remaining one-third within two 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 instal-ment, a discount will be allowed at the rate of

ment, a discount win be anowed at the rate of six per cent, per annum. Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Kelly, Thayer—13.

LOCAL ASSESSMENT IMPROVEMENT, No. 3236

PEART STREET PIPE SEWER.

By Ald. Marson-Whereas, The City Treasurer has ascertained and reported the entire and aggrenas ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of eighteen hundred and ninety-four dollars and ninety-two cents, (\$1,894.92); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as

One tier of lots and parcels of land on each side

follows:

One tier of lots and parcels of land on each side of Peart street from the southern terminus thereof to Chili avenue.

Therefore, resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 22d day October, 1887, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement may

pay their assessments in three equal payments, as follows:

One-third within thirty days from the first pub-One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 said last instalment, a discount will be allowed at the rate of six per cent. per annum.

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan., Marson Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Kelly, Thayer—13.

LOCAL ASSESSMENT IMPROVEMENT, No. 3237

MAGNOLIA STREET PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggre-gate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of eight hundred and sixty-nine dollars and eighty six cents (\$869.86); and which is hereby adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as

follows

One tier of lots and parcels of land on each side of Magnolia street, from Plymouth avenue to the easterly line produced of Cottage street.

of Magnolia street, from Plymouth avenue to the easterly line produced of Cottage street.

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 22d day of oct., 1887, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement must pay their assessments within thirty days from the inst publication of the advertisement of the notice of the assessment roll by the City Treasurer.

of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee,
Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Kelly, Thayer.—13.

LOCAL ASSESSMENT IMPROVEMENT, No. 3257, KING PLACE PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggrenas ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of three hundred and forty-six dollars and sixty-four cents (\$348.64); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

One tier of lots and parcels of land on each side of King place from a point 250 feet north of Adams

Street to Adams street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said

improvement: and said Assessors are hereby notiimprovement; and said Assessors are hereby noti-fied to meet for such purpose on the 22nd day of October, 1887, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall, And it is further determined, that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the

first publication of the advertisement of the notice

of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Frizsche, Elliott, Foiey, Hall, Swikehard, Judson, Kelly, Thayer—13.

LOCAL ASSESSMENT IMPROVEMENT, No. 3,273

EVERGREEN PARK PLANK WALK. By Ald Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one hundred and ninety-eight dollars and two cents, (\$198.02); and which hereby is adjusted by this Common Council at said amount,

And the portion or part of the city on which the said expenses are to be assessed, is described as

One tier of lots and parcels of land on each side of Evergreen park from Scranton to Evergreen

Therefore, Resolved, That said expenses be as-

sessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefitted, and not of kin to any person so interested, or if any two of said Asany person so interested, or it any two of said Assessors are not so interested, or of kin, then such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of such snan be deemed to receive by the making of such improvement; and said Assessors are hereby notified to meet for such purpose on the 22nd day of October, 1887, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from

the first publication of the advertisement of the notice of the assessment roll by the City Treasurer

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz. Fritzche, Elliott, Foley, Hall, Swikehard.

Judson, Kelly, Thayer—13.

UNFINISHED BUSINESS.

Hearing of allegations as to ordering an assessment for West Orange street extension, being in order, allegations were called for, and no person appearing, Ald. Marson submitted the following: LOCAL ASSESSMENT IMPROVEMENT NO. 3270

WEST ORANGE STREET EXTENSION.

By Ald. Marson — Whereas, A notice for this meeting of at least four days, giving the parties interested an opportunity to be heard upon the subject of making this order, having been duly published and allegations having been called for, and allegations decisive to be heard the interest of the second decisive to be heard the interest of the second decisive to be heard the interest of the second decision. all persons desiring to be heard having been heard; and

Whereas, The amount of damages for the land taken for the above mentioned improvement has been ascertained, and is hereby adjusted and fixed by this Common Council at the sum of seven hun-

dred and twenty-six dollars;
And the portion or part of the city on which the said expenses are to be assessed is described as

follows

One tier of lots and parcels of land on each side of the proposed extension of West Orange street; and also one tier of lots on each side of that porand also one tier of lots on each side of that portion already opened, from Ames street to Yake of the street, as they existed at the date of the passage of the ordinance, on the 26th day of July, 1887.

Therefore, Resolved, that said expense be assesed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited or taken for said

improvement, and not of kin to any person to be assessed therefor or so interested, are hereby directed to make, apportion and assess upon all the lots and parcels of land within the portion or part of the city so designated, the said amount of part of the city so designated, and said amount of expense, in proportion, as nearly as may be, to the benefit and advantage which each shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 22d day of Oc-tober, 1887, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the notice

of the assessment for the nonce of the assessment for the nonce of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Kelly, Thayer—13.

EXECUTIVE BUSINESS.

Ald. Hall moved to proceed to appoint Commissioners of Deeds and that the Clerk cast the

Dailot.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Kelly, Thayer—13.
Elmer E. Wyckoff, Henry J. Durgin, Wm. B. Cooper, John O'Leary, George A. Gilette, W. H. Vicinus, having received the concurrent vote of the Common Council were declared appointed Commissioners of Deeds.

MISCELLANEOUS BUSINESS.

By Ald. Sullivan—Petition of A. P. DeNeve. Referred to the Wood Building Committee and Fire Marshal with power to act.
By Ald. Marson—Petition of M. E. Stuart. Referred to the Wood Building Committee with

power to act.

By Ald Fee—Resolved, That for the purpose of securing better and more uniform lighting of the streets of the city of Rochester whereon are now placed gas lamps or electric lights, the Lamp Committee be, and hereby is, authorized and directed to open and keep a book wherein, on or after October 25th, 1887, shall be entered the name of each street in the city of Rochester whereon any such gas lamps or electric lights are now placed, together with the number of said lamps or said lights, the number of said gas lamps not burning; and number of said electric lights not burning; and that such entries shall be made in said book on each and every day thereafter, Sundays excepted. Adopted. By Ald. Fee—Resolved, That for the purpose of Adopted.

Ald. Kohlmetz moved that property owners on Avenue E be allowed ten days to construct their walks after the establishment of the grade by the

Walks after the establishment of the City Surveyor. Adopted.

By Ald. Kohlmetz—
Whereas, August M. Englert has heretofore erected a wooden barn or building upon a certain lot owned by him upon Scrantom street, in the city of Chachactan N. V. without the permission of the of Rochester, N. Y., without the permission of the Common Council of the City of Rochester, and in direct violation of the ordinances of said city; and Whereas, The said Angust M. Englert has heretofore been directed to make said barn or building

to comply with the ordinances of said city, which said Englert has neglected or refused todo; there-

Resolved, That said Englert be and he is hereby directed to remove said barn from his premises within ten days from date, and in case said Eng-lert does not remove said barn as herein directed, the Fire Marshal of said city is hereby directed to

remove said barn. The City Clerk is hereby directed to serve a copy of this resolution upon said Englert.

On motion of Ald. Kohlmetz referred to the Law

Ald. Elliott presented the petition of George K. Foster for permission to erect a wood building on Griffith street, and moved that permission be grantBy Ald. Elliott—Resolved, By the Common Council of the city of Rochester, that the Police and Excise Investigating Committee be empowered to employ such stenographic and other assistance as may be necessary for the thorough proseeution of the work.
By Ald. Foley—Petition for the extension of

Frost avenue.

Referred to the City Surveyor to prepare an or-

FROST AVENUE OPENING AND EXTENSION.
By. Ald. Foley — Resolved, That the following improvement is necessary, and we hereby idge the public good requires the same to be done,

The extension of Frost avenue, of its present width and in its present course, from the east end of Frost avenue to Caledonia avenue, and the terof Frost avenue to Catedonia avenue, and the ter-ritory deemed necessary to be taken therefore, is described as follows: Being 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 and south lines thereof, being an extension in their present course, of the north and south imes of Frost avenue.

Resolved, further, that the following portion of said city is deemed benefited and proper to be as-

said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.:
One tier of lots on each side of Frest avenue from Genesee street to the end of she proposed extension at Caledonia avenue; also the lot on the northwest corner of Plymouth avenue and Caledonia avenue; also the lots on the northeast and southeast corners of Plymouth avenue and Clarten street. issa 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 improvement are required to attend the Common Council on Tuesday evening, November the 1st, 1887, at 7 o'clock, at the Common Council chamber, when allegations will be heard.

Adopted.

By Ald. Foley—
To the Honorable the Common Council of the City

of Rochester: The Rochester City & Brighton Railroad Company hereby applies to your Honorable Body for the consent of the city of Rochester that your pethe consent of the city of Rochester that your pertitioner may construct, maintain, operate, use and extend lines and branches of the railroad of said company, upon streets of the city of Rochester hereinafter named, which said streets the said Rochester City & Brighton Railroad Company hereby gives notice it elects to use for said purpose; and your petitioner hereby makes applica-tion for the consent of said city that it may construct, maintain, operate and use a street, surface, double track railroad, or, at its option, along any double track railroad, or, at its option, along any part or parts of the route hereinafter described, a street, surface, single track railroad, with switches, sidings, turnouts and suitable stands along and upon the said route hereinafter described; such railroad to be operated by horses, or by such other power as shall be authorized by the Common Council of the city of Rochester, other than locomotive steam power. The said route is described as follows: Commencing in the city of Rochester, aforesaid, at the intersection of Brooks avenue with Genesee street, thence on the surface of the soil along and upon the following named streets in said city, viz.: Genesee street to Plymouth avenue, sometimes called South Sophia street; thence along South Sophia street, sometimes socalled, and Plymouth avenue to Adams times sociated, and Tymouth avenue to Adams street; thence along Adams street to the tracks of the kochester City & Brighton Railroad Company on Exchange street, together with the necessary tunntables, branches, turnouts, sidings, switches and suitable stands.

And surfable stands.
Your petitioner is a duly incorporated railway company, organized to construct, maintain and operate a street railroad in the city of Rochester.

Respectfully submitted,
C. C. WOODWORTH,
Secretary Rochester City & Brighton Railroad

Company.

Ordered received, filed and published. By Ald. Feley—Whereas, The Rochester City & Brighton Railroad Company has presented its application and asked for the consent of this Common Conneil for the construction, maintenance, operation and use of a street, surface, double-track railroad, or at the option of the applicant, along any part or parts of the route hereinafter described as street, surface, single-track railroad, with switches, sidings, turn-outs and suitable stands, through the following named streets of the City of Rochester, viz:

Beginning at the intersection of Brooks avenue with Genesee street; thence on the surface of the soil through, along and upon the following named soil through, along and upon the following named streets in said city, viz: Genesee street to Plymouth avenue, sometimes called South Sophia street; thence along South Sophia street, sometimes so called, and Plymouth avenue to Adams street; thence along Adams street to the tracks of the Rochester City & Brighton hailroad Company on Exchange street, together with the necessary turntables, branches, turnouts, sidings, swiftches and suitable stands; and switches and suitable stands; and,

Whereas, The said corporation has asked permission to operate such railroad by horses, or by any power consented to by the Common Council of the city of Rochester, other than locomotive steam power.

Now, therefore, it is hereby resolved, That the time when and the place where the said application will be first considered by the Common council is at a meeting to be held at the Common Council is at a meeting to be held at the Council is at a meeting to be held at the Council is at a meeting to be held at the Council is at a meeting to be held at the Council is at a meeting to be held at the Council is at a meeting to be held at the Council is at a meeting to be held at the Council is at a meeting to be held at the Council is at a meeting to be held at the Council is at a meeting to be held at the Council is at a meeting to be held at the Council is at a meeting to be held at the Council is at a meeting to be held at the Council is at a meeting to be held at t cil Chamber in the City Hall Building, on Tuesday, November 15, 1887.

It is further resolved, That the City Clerk be, and he hereby is directed to publish a notice that said application will be first considered at said time and place, as directed 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. Adopted. By Ald. Foley

To the Honorable Common Council of the City of

Rochester: The Rochester Cable Railroad Company hereby ma es application for the consent of the city of Rochester to the construction, maintenance, operation and use of a street surface railroad in, upon, through and along the following named streets, of said city to wit: Commencing it aid city city y to wit: of Rochester, afor said, the intersection of Brooks avenue with Genesee street, thence by a double track along Genesee street to Plymouth avenue (sometimes called outh Sophia street), thence alorg South Sophia street (sometimes so called) and Plymouth Sophia street (sometimes so called) and Plymouth avenue to Edinburgh street, thence along Plymouth avenue by a single track to West Main street, thence across West Main street and the tracks of the Rochester City & Brighton Railroad Company to Sophia street, thence along Sophia street to the south line of Church street extined, thence by a double track across the tracks of the Richester City & Brighton Railroad Company on Addinstreet to Center street, thence along Center street to Jones street, thence along Jones street to Jay street, thence along Jay street to Bolivar Jay street, thence along Jay street to Bolivar street, thence along Bolivar street to Lyell avenue, thence along Lyell avenue to Saratoga avenue, thence along Saratoga avenue to Vernon street, thence along Vernon street to Backus avenue. nue, thence along Backus avenue to the northerly nue, in-nice along Backus avenue to the in-therity and thereof, the nce across and on lands to be acquired to Emerson street, thence along Emerson street and upon lands which may be acquired. If found to be necessary, to Thrush street, thence a ong Thrush street to Driving Park avenue, thence along Driving Park avenue to Lake avenue, thence across La e avenue and the tracks of the Rochester City & Brighton Railroad Company to the e sterly line of Lake avenue, thence alo g Driving Park avenue (sometimes called McCra Ken street) to the easterly end thereof, with a branch line ex-tending from the main line at the intersection of Dr v ng Park avenue with the street next east of the Rochester Driving Park, which street is some-times called the Boulevard, thence along said

street (sometimes called the Boulevard) to Lake avenue park; and with a branch or loop line of single track commencing at the intersection of Edinburgh street and Plymouth avenue, thence along Edinburgh street to South Fitzhugh street, thence Edinburgh street to South Fitzhugh street, thence along South Fitzhugh street to West Main street, thence across West Main street and the tracks of the Kochester City & Brighton Rainroad Company to North Fitzhugh street, thence along North Fitzhugh street to Church street, thence along Church street to the center line of Sophia street; together with the necessary turn-tables, branches, transcript gripps emitphes and suitable stants. turnouts, sidings, switches and suitable stands.

Your petitioner heretofore made application for Your petationer herectore made approaches the right to construct, maintain, operate and use a railroad upon substantially the line above described, and your honorable body, after the hearing of allegations from all parties appearing, passed a resolution providing for the sale of a franchise. In persuance of that resolution the treasurer of the city of Rochester duly gave public notice of the sale of such franchise, but on the morning of the sale said treasurer was enjoined from making it, at the suit of one of the directors of the Rochester City & Brighton Railroad Company. The injunction was granted upon the ground that some of the tion was granted upon the ground that some of accorditions imposed in the resolution providing for the sale were unreasonable. We were in attendance upon said sale with \$3,000 deposit required by the contract and ready to hid for the franchise. The treasurer adjourned such sale, and a motion was made on his behalf to dissolve such injuntion, which motion was argued before Hon. Charles C. Dwight, one of the justices of the Supreme Court

The said resolution adopted by your honorable body provided that the company which should obtain the franchise should pay a certain portion of the expense of street improvement through the streets in which the road was to run, and should keep the part of the street occupied by the company in repair. Such resolution also required the company which should obtain the franchise to lay and maintain a center grooved rail, the width of the opening of the groove not to exceed three-fourths of an inch. Such resolution also required the com-pany which should obtain the franchise to provide a conductor, as well as a driver or grip-man, upon Such resolution contained certain other conditions and restrictions, all of which would seem to be in the interest of the tax-payers of the city of Rochester and of those having occasion to use the streets along which the proposed road was to be laid and operated. The judge, before whom the motion was argued, did not pass upon any of the questions which were raised before him, except so far as to hold that those questions should be de-cided by the court, after a trial upon the merits, in which trial witnesses could be examined and crossexamined upon the question of the reasonableness of the requirements.

Your petitioner was and is r ady, if it can obtain a franchise, to construct and operate a road upon the line described in the said resolution, in all respects in strict accordance with the terms of said resolution; but the said action can not be tried until December, and the policy of delay which so until December, and the policy of delay which so far has been pursu d by those interested in the Rochester City & Brighton Rairoad Company, and which we believe will be pursued with the view of preventing the construction and operation of any competing line in this city, induces us to make this new application, to the end that your honorable body may adopt, if you shall deem proper, a resolution which shall not contain the restrictions complained of by that company beligning that complained of by that company, believing that thereby the new line can be constructed sooner than by standing on the resolution as adopted.

We take this course, believing nevertheless that the courts will sustain the action taken by your honorable body in the passage of the former reso-We beg to assure you and the citizens of Rochester, that this company proposes, if honorable, earnest and persistent effort can accomplish it, to obtain the right to build and operate a cable road upon the line covered by this application, as well as upon other lines in this city. We believe that competing lines can be built and operated at a profit, and that the people of this city, or at least

a great majority of them, favor the construction and operation of such competing lines. We respec fully ask your honorable body to pass a resolution providing for the publication of the notice required by law of the time and place when you will first consider this application. The said Rochester Cable Rairoad Company desires to operate the railroad upon the line hereinbefore described, we she proton power and therefore agis consent. by cable motor power, and therefore asks consent of the city of kochester hereby that such road may be so operated.

In witness whereof, the said the Rochester Cable Railroad Company has, by its President, hereunto set its hand and caused its corporate seal to be

hereunto affixed.
V. FLECKENSTEIN, President,

Ordered received, filed and published.

By Ald. Foley—Whereas, The Rochester Cable RR. Company before presented its application and asked for the consent of this Common Council for the construction, maintenance, operation and use of a street surface railroad, with necessary switches, sidings, turnouts, turntables and suitable stands, through the following named streets of the city of Rochester, viz.: Commencing in the city of Rochester, aforesaid, at the intersection of Brooks avenue with Genesee street; thence by a double track along Genesce street to Plymouth avenue (sometimes called South Sophia street); thence along South Sophia street (sometimes so called) and Plymouth avenue to Edinburgh street; thence along Plymouth avenue by single track to West Main street; thence across West Main street and the tracks of the Rochester City and Brighton and the tracks of the Rochester City and Brighton Railroad Company to Sophia street; thence along Sophia street to the south line of Church street extended; thence by a double track across the tracks of the Rochester City and Brighton Railroad Company on Allen street to Center street, thence along Center street to Jones street, thence along Jones street to Jay street, thence along Jay street to Bolivar street, thence along Bolivar street to Lyell avenue, thence along Lyell avenue to Saratoga avenue, thence along Saratoga avenue to Vernon street, thence along Vernon street to Backus avenue, thence along Backus avenue to the northerly end thereof, thence arcross and on lands to be acquired thereof, thence arcross and on lands to be acquired to Emerson street, thence along Emerson street and upon lands which may be acquired, if found to be necessary, to Thrush street, thence along Thrush street to Driving Park avenue, thence along Driving Park avenue to Lake avenue, thence across Lake avenue and the tracks of the Rochester City Enrichten Poilred Coverney to the carteet life. Lake avenue and the tracks of the Rochester City & Brighton Railroad Company to the easterly line of Lake avenue, thence along Driving Park avenue (sometimes called McCracken street) to the easterly end thereof, with a branch line extending from the main line at the intersection of Driving Park avenue with the street next east of the Rochester Driving Park, which street is sometimes called the Boulevard, the there along said street (sometimes called the thence along said street (sometimes called Boulevard) to Lake Avenue Park, and with a branch or loop line of single track commencing at the intersection of Edinburgh street and Plymouth avenue, thence along Edinburgh street to South avenue, thence along Edinburgh street to South Fitzhugh street, thence along South Fitzhugh street to West Main street, thence across West Main street and the tracks of the Rochester City & Brighton Railroad Company to North Fitzhugh street, thence along North Fitzhugh street to Church street, thence along Church street to the center line of Sophia street; together with the necessary turntables, branches, turnouts, sidings, switches and suitable stands. switches and suitable stands.

Whereas, The said corporation has asked such permission to operate a cable railroad by cable motor power,

motor power,

Now, therefore, it is hereby resolved. That the
time and the place where the said application will
be first considered by the Common Council, is at a
meeting to be held at the Common Council chamber, in the City Hall Building, on the 15th day of
November, 1887, at 70 clock p. m.

It is further resolved. That the said Clerk be,
and he is hereby directed to publish a notice that

such application will be first considered at such time and place as directed 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.

Adopted

Adopted.

By Ald. Hall-Resolved, That the United Labor By Ald. Hall—Resolved, That the United Labor Party be granted the use of the City Hall on Thurs-day evening, October 20th; Monday evening, Oc-tober 31st, and Thursday evening, November 3d, upon their complying with the usual terms respect-ing the cost of gas, cleaning, &c. Adopted. Ald.Swikehard presented a remonstrance against the erection of a building on Magne street for the storage of kerosene oil. Referred to the Fire Mar-

shal.

By Ald. Swikehard-Resolved, That the Manual By Ald. Swikenard—Resolved, that the Manual Committee be authorized to order not to exceed 300 extra copies, to be bound in paper, in addition to the 500 cloth bound books authorized by a previous resolution of this board. Adopted.

By Ald. Judson—Petitions of Thomas Anscomb and George J. Stage. Referred to the Wood Building Committee with power to act.

Ald. Judson asked for and obtained unanimous consent to introduce the following ordinance and wared lits adoption:

moved its adoption:

AN ORDINANCE in reference to awnings.

Passed Ochober 8th, 1887.

The Common Council of the City of Rochester do ordain as follows:

Section 1. The owners of all wooden awnings

now being erected, or which have been heretofore, now being erected, or which have been heretotore, or shall be hereafter erected in the city of Rochester, are hereby required to construct upon them conductor pipes which shall convey the water from them to the gutters of the streets; and also to construct or repair such awnings in such a manner that they shall protect the sidewalks from leakage. Any person who shall refuse to comply with any of the provisions of this ordinance within the days of the provisions of this ordinance within five days after the service upon him of a copy thereof by the Street Superintendent shall be a liable to a fine of dollars.

§ 2. Every owner, agent or non-resident owner, or occupant of any house or other building, shall during the winter season and during the time snow

during the winter season and during the time snow shall continue on the ground, keep the awning in front of such house or other building free from snow, ice and all dirt, filth or other obstruction, under a penalty of three dollars for each offence. § 3. No awning shall be put or maintained in any street of the city at a greater height, measuring from the inside thereof next to the building in front of which it is, than the height of the sills of the record story windows of such building and front of which it is, than the height of the sills of the second story windows of such building; and no awning extending beyond the stoop or platform of any buildings, shall be put up or maintained in any of the streets of this city, unless the same shall extend over and across the sidewalk in front of said building, and all posts fixed in any street, for the purpose of supporting an awning shall be of iron, and the said posts shall be placed next to and along the inside of the curbstone, and shall be at least nine feet in height' and where said posts shall be connected the concurrostone, and shall be at least line feet. In height, and where said posts shall be connected the connections shall be with iron rails, and the rails shall be of at least eight feet above the sidewalk; and any person who shall erect or maintain an awning contrary to this regulation shall incur a penalty of five dollars, and a like penalty for every day he shall keep up such awning after notice in writing shall keep up such awning, after notice in writing from the chief of police, who is hereby authorized to remove the same, if it be not taken down after notification.

§ 4. No part of any cloth or canvass used for any awning shall hang down over the sidewalk, unless the lower edge thereof be at least eight feet above

the lower edge thereof be at least eight feet above the pavement; and any person violating this regulation shall incur a penalty of five dollars for each day he shall offend against it.

5. Upon the recovery of a judgment for the violation of any of the sections. or of any of the provisions of this ordinance, an execution shall be issued, directing the amount to be collected out 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 for the period of thirty days.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Hall, Swikehard, Judson, Kelly, Thayer—12.

Ald. Judson asked unanimous consent to introduce the following ordinance and moved its

the following ordinance, and moved its adoption, viz:

AN ORDINANCE TO REGULATE THE COVERING OF CISTERNS, ETC.

Passed October 18, 1887.

The Common Council of the City of Rochester, do ordain and determine as follows:

Section 1. No owner, agent or occupant of any lot in the corporate limits of the city of Rochester shall have on his premises any cistern, tank, hogshead or barrel for the holding of water, unless such cistern, tank, hogshead or barrel shall be suitably covered with timber, plank or boards. of suitable thickness to protect life, under a penalty of five

dollars.

\$ 2. No owner, agent or occupant of any lot shall hereafter cause to be built, or have on his premises, any such cistern, tank, hogshead or barrel, for the holding of water, unless the same shall be covered as required by section 1, under a penalty of ten

dollars.

\$3. No owner, agent or occupant of any lot, having such cistern, tank, hogshead or barrel, for the use mentioned in sections 1 and 2, shall have in such cover any trap or sliding door, under a penders of the cover and trap of the cover and trap or sliding door, under a penders of the cover and trap of the c

such cover any trap or sliding door, under a penalty of Teu Dollars.

§ 4. Every cistern, tank, hogshead or barrel, for the purpose heretofore designated, now in use, or hereafter to be built, shall be supplied with a good and suitable pump, or a curb not less than two feet high, with a proper lid. Any person violating the provisions of this section, shall be liable to a fine of Five Dollars for every neglect of fer beying beautiful. of Five Dollars for every neglect, after having been duly notified in the form and manner hereafter to be described.

\$ 5. It shall be the duty of any and all persons designated as Health Inspectors, appointed either by the Board of Health, or the Mayor and Common Council of the city of Rochester, to examine all premises and notify any person violating either or all of the provisions of this ordinance to comply with the name and if they following the complying the complexity of th with the same and if they fail or neglect to do so to report the facts and the names of the persons so doing to the City Attorney, who shall proceed against the same in the same way and manner as for the violation of any of the penal ordinances of this city; and any alderman policeman or city superintendent, may notify any person violating any or all the provisions of this ordinance, to comply with the same, which notice shall be as imper-ative as if done by the Health Inspectors described above

above.

8 6. Every execution issued upon a judgment recovered for a violation of any 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 Pehitentiary for the

period of fifteen days

Adopted by the following vote:
Ayes—Ald. Tracy, Fee, Kohlmetz, Fritzsche,
Foley, Hall, Swikehard, Judson, Kelly, Thayer—10. Nays-Ald. Marson-1

Ald. Judson asked and obtained unanimous consent to introduce the following ordinance, and moved its adoption, viz:

AN ORDINANCE RELATING TO THE DEPOSIT OF RUBBISH IN THE GENESEE RIVER AND MILL RACES.

Passed October, 1887.

The Common Council of the City of Rochester do ordain as follows:

SECTION I. No person shall cast or deposit into the Genesee river above the upper Genesee falls or into any of the mill races, any shavings or other substance which may tend to obstruct the free

passage of water in any mill race, or in any wise interfere with the grates, racks or any machinery which such water is contemplated to propel, under a penalty of Five Dollars for each offence.

§ 2. Every execution issued upon a judgment for rightin of the foregoing action, shall company

\$2. Every execution issued upon a judgment for a violation of the foregoing section shall command the amount to be made out of the property of the defendant, if any such can be found. If not, then it shall be lawful for the justice to commit the defendant to the Monroe County Penitentiary for a period not exceeding Five Days.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Hall, Swikehard, Judson, Kelly, Thayer—12.

Ald. Judson asked for, and obtained, unanimous consent to introduce the following ordinance, and moved its adoption.

moved its adoption.

AN ORDINANCE RELATING TO THE USE OF SCALES FOR SELLING MEAT AND FISH.

Passed October 18, 1887.

The Common Council of the city of Rochester do ordain as follows:

ordain as follows:
SECTION 1. No person or persons shall use within
the limits of the city of Rochester, for weighing
fresh meats or fish sold by the pound, any small
spring balance scale without pan and bow, and
which will not weigh thirty pounds or more under a
penalty of five dollars for each offence.

8.2 Evan execution issued mone a indement re-

penalty of five dollars for each offence. \$2. Every execution issued upon a judgment recovered for violation of any 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 Penitentiary for revised of not lear they first personal that they for the first learning that they for the first learning they are they for the first learning they for the first learning they are t a period of not less than five, nor more than ten

days.

Adopted by the following vote:

Ayes—Ald. Tracy. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Hall, Swikehard, Judson, Kelly, Thayer—12.

Ald. Fee moved that when this Board adjourns it adjourn for one week for the consideration and action on Penal Ordinances. Adopted.

By Ald. Kelly, Petitions of David Todd, Elizabeth Rosenthal and Caspar Kamm. Referred to the Wood Building Committee and Fire Marshal with power to act.

Ald. Kelly gave notice that at the peyt meeting.

Ald. Kelly gave notice that at the next meeting

Ald. Kelly gave notice that at the next meeting he would move the adoption of a rule of this Board whereby twelve votes will be required for the adoption of final ordinances for MacAdam or gravel improvements.

By Ald. Thayer—Petitions of William A. Killip and E. Usselman. Referred to the Wood Building Committee and Fire Marshal, with power to act. Also, the petition of Abbie Wierand for permission to erect a wood building on Monroe avenue; also, a remonstrance against the same. Referred to the Wood Building Committee and Fire Marshal.

By Ald. Thayer—Petition for water in Vernon park. Referred to the Water Works Committee and Executive Board.

By Ald. Thayer—Resolved, That the Rochester City & Brighton Railroad Company be, and hereby City & Brighton Railroad Company be, and hereby is, authorized and requested to lay its tracks outside of, and adjoining, the curbs on each side of that portion of Monroe avenue now being laid with asphaltum pavement. Adopted.

The President announced the following:
Special Committee to procure office and apparatus for Vinegar Inspector—Ald. Kohlmetz, Elliott, Fee, Foley, Sullivan.
On motion of Ald. Thayer the Board adjourned until Tuesday evening, Oct. 25th.

Peters Pherrical Parkerical Structure of the Company of the Compan

PETER SHERIDAN, City Clerk.

In Common Council, October 25, 1887.

ADJOURNED REGULAR MEETING.

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

Present—Ald. Tracy, Fee, Kohlmetz, Fritzsche, Hall, Swikehard, Judson, Stein, Kelly, Thayer—10.

Absent-Ald. Sullivan, Marson, Elliott, Folev. Selye, Bohrer-6.

MISCELLANEOUS BUSINESS.

By Ald. Kohlmetz—Petition of the Progressive Labor Party for the use of the City hall for a pub-lic meeting. Referred to the City Property Committee.

By Ald. Hall—Petition of W. B. Corris. Referred to the Wood Building Committee and Fire

Marshal with power to act.

By Ald. Judson—Petition of W. F. Cole. Referred to the Wood Building Committee and Fire Marshal with power to act.

Ald. Stein presented the petition of Ernst Leiblee

for permission to move and erect wood buildings, and moved that permission be granted. Adopted. Ald. Judson asked for and obtained unanimous consent to introduce the following ordinance, and moved its adoption:

AN ORDINANCE RELATING TO BOOTBLACKS AND NEWSBOYS

Passed October 25th, 1887. The Common Council of the City of Rochester do

ordain and determine as follows: SECTION 1. No boy or boys, or other persons, known as "bootblacks" or as "newsboys," shall ply his or her trade or business in any of the streets, avenues, parks or other public spaces of this city, without a permit from the Chief of Police as here-

inafter provided. \$ 2. The Chief of Police is hereby anthorized to sz. Ine Chief of Police is nereby anthorized to grant permits in writing to the class of persons known as bootblacks and newsboys to ply their trade or business in the streets, avenues, parks or other public spaces of this city. No permits shall be issued to any applicant until the parent or guardian of such applicant, or some other person shall give to the Chief of Police satisfactory assur-ance of the good character of such applicant. ance of the good character of such applicant. All permits granted under this ordinance shall last for a period of not more than one year and may be re-

newed annually.

§ 3. Each person receiving a permit as provided for in the foregoing section, shall be supplied by the Chief of Police with a number made of tin or other metal, at a cost not to exceed twenty-five cents each, the expense thereof to be charged to the police fund; said number or badges to be and remain the property of the city of Rochester, and shall be returned to said Chief of Police at the expiration of the time for which said permit was granted, or at any time should said permit be revoked. The said Chief of Police shall endorse such number upon the permit, and shall keep a correct record of the name of each person to whom a permit is granted, with his place of residence, the trade or business he is permitted to pursue under this ordinance, and the number with which he is supplied. other metal, at a cost not to exceed twenty-five supplied.

§ 4. Each person to whom a number is issued under the preceding section of this ordinance shall, while plying his or her trade or business, wear said number on the breast of his or her coat or other outer garment, so that the same may be plainly

\$5. The Chief of Police may revoke the permit herein provided for, and it shall be deemed sufficient cause for such revocation, that the person whose permit is revoked has been guilty of using indecent or profane language, or committing any act of a disorderly or dishonest nature.

§6. Every person violating any of the provisions of this ordinance shall, for each offense, be subject to a fine or penalty of not less than one dollar

nor more than five dollars.

87. Every person failing to pay any penalty re-covered for the violation of any of the sections or provisions of this ordinance as aforesaid, shall be imprisoned in the Monroe County Penitentiary for mprisoned in the Monroe County Penitentiary for a period of twenty days, and every execution is-sued on the rendition of a judgment for any such penalty or penalties, shall conform to the provisions of the city charter. Adopted by the following vote: Ayes—Ald. Tracy, Fee, Kohlmetz, Fritzsche, Hall, Swikehard, Judson, Stein, Thayer—9.

Ald. Judson asked for and obtained unanimous consent to introduce the following ordinance and moved its adoption:

AN ORDINANCE RELATING TO PAWNBROKERS.

Passed October 25th, 1887.

The Common Council of the City of Rochester

do ordain and determine as follows: SECTION 1. The Common Council may license so SECTION I. The Common Council may license so many persons as they may deem proper to exercise the vocation of pawnbroker, within the limits of the city, upon the payment into the City Treasury of the sum of fifty dollars by each and every person, or firm or corporation, asking license for that purpose, and the execution of a bond with one or more sureties, to be approved by the Mayor, in the penal sum of five hundred dollars, conditioned for the faithful performance of the duties of a pawnbroker, as prescribed by statute, and the pay-ment of all damages to which he shall become lia-

ble to any person as such pawnbroker. § 2. Every license granted in pursuance of this ordinance shall designate the building in which the ordinance shall designate the building in which the licensee shall thereby be authorized to act as a pawnbroker; and the license year shall begin on the first day of July and terminate on the 30th day of the succeeding June, on which latter date such license shall expire, unless sooner revoked by the Common Council. The shops or places of business of pawnbrekers shall not be opened earlier than 8 o'clock in the morning, and they shall be closed at or prior to 8 o'clock in the evening of each business day.

§ 3. No persons, except such as are duly licensed therefor, as herein provided, shall act as a pawn-broker in the city of Rochester, under a penalty of dollars for each and every violation of this fifty

section.

§ 4. Every person carrying on or conducting the business of pawnbroking within the city of Rochester is hereby required to report daily, in writing, to the Chief of Police, in such form as said Chief may prescribe, all articles received by him within twenty-four hours immodiately preceding the de-livery of suth report; but the contents of such report shall not be communicated to any person for the purpose of publication, but shall be of publication, but ly for the purpose public. Any persor the purpose of used expressly tecting the pu of nroused expressly for the purpose of pro-tecting the public. Any person licensed as a pawnbroker who shall refuse or neglect to make any false entry in such report, or who shall omit to make a full and complete report, shall in-cur and be liable to pay a penalty of ten dollars for each offense.

each offense.

5. Every person violating any of the provisions or sections of this ordinance shall, for each offense, be subject to a fine or penalty, except as is hereinbefore provided, of not less than five dollars, nor more than fitty dollars.

6. Every person failing to pay any penalty recovered for the violation of any of the sections or provisions of this ordinance, as aforesaid, shall be imprisoned in the Monroe County Penitentiary for a period of two days for each dollar of the penalty imprisoned in the Monroe County Penitentiary for a period of two days for each dollar of the penalty so recovered, but in no case shall such imprisonment be for a less period than twenty days, nor for a greater period than one hundred days, and every execution issued on the rendition of a judgment for any such penalty or penalties, shall conform to the provisions of the city charter.

Adopted by the following vote:

Ayes—Ald. Tracy, Fee, Kohlmetz, Fritzsche, Hall, Swikehard, Judson, Stein. Thayer—9.

Ald. Judson asked for and obtained unanimous consent to introduce the following ordinance, and moved lts adoption:

moved lts adoption:

AN ORDINANCE TO PREVENT IMPROPER DISTURBANCES IN PUBLIC GATHERINGS.

Passed October 25th, 1887.

The Common Council of the City of Rochester do

ordain and determine as follows: Section 1. No person shall make, aid, counte-Section I. No person snan make, and countermance or assist in making any noise or disturbance by whistling, or indulge in any improper conduct or conversation, to the annoyance or disturbance of any person, in any

church, public hali or theater, or in any room or building where any number of persons are assembled to hear any lecture or concert, or to see any dramatic or other theatrical play or exhibition of any kind, under a penalty of ten dollars for each offense.

\$2. Every person failing to pay any penalty recovered for the violation of section one of this or-dinance, shall be imprisoned in the Monroe County Penitentiary for a period of ten days, and every execution issued on the rendition of a judgment for any such penalty shall conform to the provisions of the

for any such penanty shall conform to the providing of the city charter.

Adopted by the following vote:
Ayes—Ald. Tracy, Fee, Kohlmetz, Fritzsche,
Hall, Swikehard, Judson, Stein, Thayer—9.

Ald. Judson asked for, and obtained, unanimous consent to introduce the following ordinance, and moved its adoption:

AN ORDINANCE RELATING TO THE POLICE.

Passed October 25th, 1887. The Common Council of the city of Rochester do

ordain and determine as follows:
Section 1. Every person appointed to the office of policeman shall be a citizen of the United States of policeman shall be a citizen of the United States at the time of his appointment, a qualified voter of the city, and capable of speaking, reading and writing the English language. Every such policeman shall, immediately after his appointment, take and subscribe an oath to the effect following: "I do solemnly swear (or affirm) that I will faithfully dissolemnly swear (or affirm) that I will fatthfully dis-charge the duties of policeman of the city of Roch-ester, according to the best of my ability," which oath, or affirmation, shall be in writing and sub-scribed by the party making the same, and filed with the City Clerk. § 2. The police, or police officers, shall not be en-

gaged in any business which may withdraw their attention from the public service, or unfit them for attention from the public service, or unit them for the duties required of them, and they shall not ab-sent themselves from duty without the permission of the Chief of Police. The policemen are to be em-ployed in regular service, except that the Board of Police Commissioners or Chief of Police, whenever in the opinion of either the public service requires it, may detail any number of policemen for any it, may detail any humber of policement for any special or particular duty connected with the po-lice service of the city, and may require any police-man to do duty at any time of the day or night. The policemen shall also perform such other or further duty as the Common Council may from time to time prescribe.

§ 3. Any policeman who shall neglect or refuse to s 3. Any policeman who shall neglect or refuse to perform any of the duties required of him by the charter or the ordinances of the city, or the rules adopted heretofore or at any time hereafter by the Board of Police Commissioners, or who shall, in the discharge of his official duty, be guilty of any fraud extortion, oppression, favoritism, partiality or, willful and the control of the contro willful wrong, shall be removed from office and shall be subject to a fine or penalty of not less than Twenty-five Dollars nor more than One Hundred

Dollars.

Dollars.

§ 4. Any person who shall resist any police officer or member of the police department in the discharge of his duty, or who shall, in any way, interfere with, or hinder, or prevent him from discharging his duty as such officer or member, or who shall offer to, or shall, in any manner, assist any person in custody of any police officer, or any member of the police department, to escape, or attenut to es-

in custody of any police officer, or any member of the police department, to escape, or attempt to escape from such custody, shall be subject to a fine or penalty of not less than ten dollars, nor more than one hundred dollars for each offense.

§ 5. Each policeman, except the detectives assigned as such, shall, while on duty, wear such insignia or uniform as shall be designated by the board of police commissioners. No person shall falsely represent any of the members of the police department of this city, nor maliciously, or with intent to deceive, use or imitate any of the signs, signals or devices, nor publicly wear the insignia, uniform or badge of that department. Every person violating any of the provisions of this section shall be subject to a fine or penalty of not less than five dollars, nor more than fifty dollars for each offense.

\$ 6. It shall be the duty of the Chief of the Police to report to the Board of Police Commissioners any misconduct, refusal to serve or neglect of duty of the policemen or either of them; to make and re-turn each and every month, to the Clerk of the rity, a list of the names of the policemen and the amount of service they have severally rendered since the last report; to report to the said Board of Police Commissioners the names of all persons within the city who shall keep disorderly or gaming houses, and every infraction of the by-laws or ordinances of the city or the laws of the State, within the city, which he shall discover or have information of. The several policemen shall, without delay, report to the Chief of Police the existence of any disorderly or gaming house, or the violation of any of the by-laws or ordinances of the city or of the laws of the State, within the city, which shall come to their knowledge.

\$7. The policemen shall have power, and are hereby required, to arrest all persons engaged in the commission of any crime, misdemeanor, or breach of the peace, and in the violation of any and all ordinances of the city of Rochester, and all vagrants, common prostitutes, drunkards and other disorderly persons found in the city, and detain such persons in the station house, or in some other secure place until dealt with according to law or duly discharged.

\$ 8. No policeman shall absent himself from duty during the hours prescribed for duty, or serve by substitute, without permission in writing from his superior officer, under a penalty of ten dollars.

§ 9. All persons apprehended by the police shall

be kept in some safe and comfortable place, and the sexes shall be kept apart.

§ 10. The Chief of Police, and each policeman, shall, for the purpose of preserving the peace and good government of the city, obey all orders given for that purpose by the Mayor, Police Justice, or any Alderman of the said city on pain of removal from office.

in the Chief of Police, and each policeman, in the discharge of the duties imposed upon him or them by this ordinance, shall be subject to the direction of the Board of Police Commissioners, and to such rules and regulations as the Common

Council may from time to time prescribe. § 12. The city shall be divided into such police districts as the Board of Police Commissioners shall, from time to time, designate or provide.

\$ 13. It shall also be the duty of the policemen to disperse any idle or malicious persons who may be found collected on the corners of the streets or round confected on the corners of the streets of elsewhere in the city, and to protect citizens while passing along the streets, or in or out of any public hall, from insults from any idle, dissolute or malicious persons. It shall be the duty of the chief of police to require the patrolmen in each district to worst to him the approximant of the street. report to him the commencement of the construcreport to film the commencement of the construc-tion of a new building, or of a material alteration of an old building, or of the erection of any wood-en building; and, when such report shall be re-ceived, the said chief of police shall immediately communicate the same to the fire marshal.

\$ 14. It shall be the duty of any policeman to close any fire hydrant or hydrant that may be set for public use, if found running or wasting water, and to notify all persons on premises where yard hyto notify all persons on premises where yard hydrants or other fixtures may be found leaking, or out of order, or wasting or leaking, to stop such waste and repair all leaks; and in case fire hydrants are found out of order, or wasting, or leaking, so that said police officer or outrolman cannot stop the flow of water, it shall be the duty of said police to give notice at the office of the Executive Board, with as little delay as possible, of said leaks, and it shall also be the duty of the police to notify the office of the Executive Board of all leaks from main or service pipes that may occur in the streets of their several districts or beats; and to prevent all persons from opening the fire hydrants, and wasting or taking water therefrom, who have not written permission to do so from the Executive Board.

to a fine or penalty, except as is hereinbefore provided, of not less than five dollars nor more than fifty dollars.

\$ 16. Every person failing to pay any penalty re-covered for the violation of any of the sections or provisions of this ordinance, as aforesaid, shall be provisions of this ordinance, as aforesaid, shan be imprisoned in the Monroe County Penitentiary for a period of two days for each one dollar of the penalty so recovered, but in no case shall such imprisonment be for a less period than twenty days, nor for a greater period than one hundred days, and cover accounting issued on the rendition of a nor for a greater period than one hindred days, and every execution issued on the rendition of a judgment for any such penalty or penalties shall conform to the provisions of the city charter.

Adopted by the following vote:

Ayes—Ald. Tracy, Fee, Kohlmetz, Fritzsche,
Swikehard, Judson, Stein, Kelly, Thayer—9.

Ald. Judson asked for, and obtained, unanimous consent to introduce the following ordinance, and moved its adoption.

moved its adoption:

AN ORDINANCE OF GENERAL MISCELLANEOUS PROVISIONS RELATING TO:

To the tying of boats at the south end of Irving

To the depositing of rubbish, etc., in the Genesee River and mill races.

To stone quarries.

To the draining of privy vaults, etc.

To the manner of using hose for sprinkling pur-

To regulate the Driving Park

To soliciting alms or subscriptions. To deficient weights or measures.

To obstruction of streets, stoops, platforms, etc. Passed Oct. 25th, 1887.

The Common Council of the city of Rochester do ordain and determine as follows Section 1. It shall not be lawful for any person to

tie any boat to, or stop any boat by using either of the posts, or the chains connecting the same, placed at the south end of Irving place and near

the Erie canal in this city.

the Erie canal in this city. § 2. No person or persons, either by themselves or agent, shall hereafter deposit or cause to be deposited any stone, brick, dirt or rubbish of any kind in the Genesee river within the limits of this city, without previously having obtained written consent therefor from the Executive Board of the said city of Rochester, under a penalty of not less than one dollar nor more than fifty dollars for each offense. each offense.

\$ 3. No person shall cast or ceposit in the Genesee river above the upper Genesee Falls, or into any of the mill races, any shavings or other substance which may tend to or shall obstruct the free passage of water in any mill race, or in any wise interfere with the grates, racks or any machinery which such water is contemplated to propel, under a penalty of five dollars for each offense.

4. Every owner, occupant or lesse of any stone quarry or premises heretofore used for quarrying stone therefrom within the city of Rochester, shall cause the same to be filled with earth even with the surface of the ground before any excavations were made, or shall cause the water thousand to be were made; or shall cause the water therein to be drained therefrom, and said quarries or excava-tions kept dry, and the water prevented from ac-cumulating or standing therein, under the penalty of fifty dollars for each offenso, to be sued for and recovered from the owner, occupant or lessee thereof, severally and respectively.

thereof, severally and respectively.
§ 5. Every owner, occupant or lessee of any stone quarry or premises heretofore used, or that may hereafter be used for quarrying stone therefrom within the limits of said city, who shall neglect or refuse to comply with this ordinance, and shall suffer or permit his, her or their premises, used as aforesaid, to remain open and not filled up, or water to accumulate and stand therein, without being drained therefrom, for the space of thirty days, shall forfeit and pay a penalty of fifty dollars for every thirty days his, her or their premises shall so remain after the passage of this ordinance, to be sued for and recovered of the owner, occupant or lessee thereof, severally and respectively.

from the Executive Board.

\$ 15. Every person violating any of the sections of this ordinance shall, for each offense, be subject of this ordinance shall, for each offense, be subject of the purpose any stone, or make any excavations for the purpose

of quarrying stone, or otherwise, upon lands or premises within the limits of said city, or who shall suffer or permit any stone to be quarried, or excavations made upon premises owned or occupied by him or them within the limits aforesaid, shall immediately thereafter, and as fast as said stone are quarried or excavations made, cause said premises to be filled with earth even with the surface of the ground before any excavations were made therein or stone quarried therefrom, and shall prevent the water from accumulating or standing therein. under a penalty of one hundred dollars for each ofbe sued for and recovered from each respectively.

respectively.

§ 7. No owner or occupant of any building or premises within the limits of the city of Rochester shall conduct or discharge, or cause or permit to be conducted or discharged, the contents of any privy, box, or vault into any sewer, except where such sewer in front of their premises shall have suffictent capacity and flow of water therein to immediately carry off the same, under a penalty of twenty-flue dollars for each offense.

§ 8 Any person using hose for sprinkling streets.

twenty-fiue dollars for each offense.

§ 8. Any person using hose for sprinkling streets, or for any other purpose, in the city of Rochester, who shall carelessly, willfully or maliciously throw water upon any person, horse, horses, or vehicles, shall forfeit a penalty of not less than five dollars nor more than twenty-five dollars for each offense.

§ 9. At an exhibition of any sort at the Driving Park grounds, where admission shall be charged for entrance, no person shall enter such park or grounds by climbing the fence, or in any way, except at the public gates, nor shall any person be allowed to remain on the fence at such time, and any person violating the provisions of this section shall be liable to a fine or penalty of not exceeding five dollars.

§ 10. No person shall solicit alms or subscriptions for any purpose within the city of Rochester with-

for any purpose within the city of Rochester with-out permission in writing from the Mayor or Common Council under a penalty of five dollars for the first offense, and for every other offense ten dol-

§11. Any person who shall sell any goods, wares, merchandize, liquors, or other articles whatsoever as being of a certain weight or measure, and the same shall prove deficient and not according to law and the course and usage of trade, shall have a control of the delication and be lightly to pay a possibly of five delications. incur, and be liable to pay, a penalty of five dol-

iars for each offense.

\$ 12. No person or persons shall stand upon or re-\$12. No person or persons shall stand upon or remain in any of the streets, bridges or sidewalks in the city of Rochester in such a manner as to obstruct the free passing or repassing of any person or persons, and no person shall sit, stand or lounge upon any street, lane, alley stoop, area-way or platform, except with the consent of the owner of such stoop, area-way or platform, or idly sit, stand or lounge at the entrance of any hall, church, theater or public place. Any person hall, church, theater or public place. Any person incur and be liable to pay a penalty of not less than one dollar nor more than five dollars for each offense. fense

§ 13. Every person violating any of the provisions or sections of this ordinance shall, for each offense, be subject to a fine or penalty, except as is herein-before provided, of not less than five dollars, nor more than one hundred dollars.

more than one hundred dollars.

§ 14. Every person failing to pay any penalty recovered for the violation of any of the sections or provisions of this ordinance, as aforesaid, shall be imprisoned in the Monroe County Penitentiary for a period of two days for each dollar of the penalty so recovered, but in no case shall such imprisonment be for a less period than twenty days, nor for a greater period than one hundred days, and every execution issued on the rendition of a judgment for any such penalty, or pein...ties, shall conform to the provisions of the city charter.

Adopted by the following vote:

Ayes—Ald. Tracy, Fee, Kohlmets, Fritzsche, Swikehard, Judson, Stein, Kelly, Thayer—9.

Ald. Judson asked for, and obtained, unanimous consent to introduce the following ordinance, and moved its adoption:

moved its adoption:

AN ORDINANCE RELATING TO THE DUTIES OF CERTAIN OFFICERS MENTIONED THEREIN.

Passed Oct. 25th, 1887.
The Common Council of the City of Rochester do ordain and determine as follows:

THE CITY CLERK.

SECTION 1. It shall be the duty of the city clerk to attend all the meetings of the Common Council and enter in a book, provided for that purpose by them, accurately and correctly all the proceedings of said Common Council, and every clerk appointed at any time after April 1, 1888, shall, before entering upon his duties, execute by himself and two responsible sureties, to be approved by the Mayor, a bond in the penal sum of five thousand dollars, conditioned for the faithful and dilligent performance by him of his duties and for the faithful accounting and payment by him to the treasurer, of any and all moneys received by him belonging to the city, and for the faithful and prompt delivery to his successor, when appointed and qualified, of any and all books, papers, docuand qualified, of any and all books, papers, documents and other property which may have come into his hands, or under his control as such clerk, at any time, and which said bond shall, at the time aforesaid, be delivered to, and left with, the Mayor of the city.

aforesaid, be delivered to, and left with, the Mayor of the city.

§ 2. The said city clerk shall also preserve, and safely keep and methodically arrange, all books, vouchers, memoranda and papers, the property of the Common Council or city, or relating to their affairs, which shall come into his hands or possess on as such clerk; and he shall also keep a letter press or other copy of all official letters, documents, bids, propositions for work sent out from his office, which shall, at all times, be open to inspection by any of the Aldermen or officers, or departments of the city.

§ 3. The said City Clerk shall also keep the common seal of the corporation and cause it to be af-

mon seal of the corporation and cause it to be affixed to all instruments in writing or otherwise. made or executed by order of the Common Council, or pursuant to the charter of the city or any law of the State.

law of the State.

§ 4. As soon as practicable after the approval by
the Mayor of any ordinange or resolution of the
Common Council directing the payment of any
sum of money out of the treasury the said City
Clerk shall deliver to the City Treasurer a certified
copy of the same, and also all references made to the
said Treasurer by the Common Council, and statements of all subjects connected with the Treasury
Department Department.

\$5. On the day succeeding the passage of any final ordinance or resolution, directing the payment of any sum of money out of the treasury, the said City Clerk shall deliver to the City Treasurer a certified copy of the same, and also all reference made to the said Treasurer by the Common Coun-cil and statements of all subjects connected with

the Theasury Department.

§ 6. The said City Clerk shall also deliver without delay to all other officers of the corporation, or in the employ or under the direction of the Common Council, and to all committees of the Board of Aldermen, all such resolutions and communications as may referred to them respectively by such

tions as may referred to them respectively by such board.

§ 7. The said City Clerk shall also record in a book provided for that purpose, all penal ordinances passed by the Common Council, with the time of passage and first publication of each respective ordinance noted, and to certify the same; and shall publish the same promptly in the manner provided for by the city charter.

§ 8. The said City Clerk shall also keep a correct and accurate register of all lots sold on Mt. Hope, in a book provided for that purpose; and make out and countersign all deeds for lots, on presentation of the Treasurer's receipt, which shall be his youcher for the same.

woucher for the same.

§ 9. The said City Clerk shall also keep in a book, provided for that purpose, a correct and accurate register of the names of members of the Fire Department, and he shall enter opposite each respective name that the correct partment is the correct partment. tive name the time of such person's election, resignation or discharge, and deliver to each fireman his

certificate of election, resignation or discharge, as the Common Council from time to time shall di-

\$ 10. The said City Clerk shall also keep a record of all real property, and interest in real property, acquired by the city, and provide and keep for that purpose a suitable book, which shall contain the following entries relating to such property, together with such additional data in any particular as he of deeds of ne shall deem impor important: grantor, the character ofthe conveyance, whether by quit claim, warranty, full covenant or otherwise, the date of the conveyance, the consideration, a description of the premises, all reservations, exceptions, conditions and limitations contained in the conveyance, and any other portion of such conveyance which affects the interests or estate conveyed; the date when, and the book and page where such conveyance is rethe book and page where such conveyance is re-corded in the office of the clerk of Monroe county; the date of the acceptance of such conveyance by the Common Council. In case of lands, or any in-terest therein, that have been, or shall hereafter be, acquired by proceedings under any statute, the said record shall the common content. The case of faints, or any interest therein, that have been, or shall hereafter be, acquired by proceedings under any statute, the said record shall contain a description of the premises and a full statement of such proceedings, with a reference to the official records thereof in the county cierk's office, and all maps relating thereto. In case of lands that have been dedicated to the public use, or have been, or may hereafter be, so dedicated by any party, where no actual conveyance, has been made, there shall be entered a description of such lands, with the date and manner of dedication, with reference to any matter of record, and to all maps relating therefo. There shall also be entered any improvement or other act done by the city, declaring or indicating an intent to accept said lands for public use.

§ 11. The said City Clerk shall also present all resolutions and ordinances for local improvements ordered by the Common Council or requested by

ordered by the Common Council or requested by any member thereof, and see that the notices of the same are duly published according to law.

\$ 12. Immediately after any meeting of the Common Council the said City Clerk shall prepare an abstract of the proceedings of such meeting, and cause the same, certified by him, to be published in the paper or papers of the city selected for that purpose, and shall also perform any other duties prescribed for him in any statute and not herein referred to.

\$ 13. The said City Clerk shall also countersign all licenses granted for any purpose by the Mayor or Common Council, and enter in an appropriate book the name of every person to whom a license shall be granted, the date thereof, and the time during which it is to continue in force, and the sum paid for such license and when the sum received is paid to the City Treasurer. No license shall be valid until thus countersigned by the Clerk. s 14. It shall be the duty of the City Clerk, when-

ever any unpaid judgments shall have been reported, by virtue of this ordinance, to enter an account of the same in a proper book to be kept by him for that purpose, and when such judgment shall have been paid in whole or in part, or the same shall have been released, discharged, satisfied or otherwise altered in its condition, the said amount of said judgment shall be accordingly altered or explained by entry made opposite thereto or appended thereto.

§ 15. The City Clerk shall not remove, nor per-

mit or allow any papers, books, maps or any other thing belonging to or kept in his said office, or committed to his charge as such clerk, to be taken therefrom, unless by resolution of the Common Council, or under the regular judgment or order of the courts, under pain of removal.

THE OVERSEER OF THE POOR.

\$16. The overseer of the poor shall procure a printed order book, similiar to the order or check broked of the city clerk, in which he shall enter and keep in the margin thereof, copies or full memo-randa of all orders drawn by him upon any per-son, and shall specify on said margin on what ac-

count and for what purpose each and every order was drawn; the name of the person or persons in whose favor such order was made, the number of persons so aided, and the residence and ward of such persons respectively, the amount to be baid on such order, and the date on which it was issued, and he shall also take and file in his office a receipt from such persons for the same. count and for what purpose each, and every order

\$ 17. The Overseer of the Poor shall also require of the root state of the root shall also require of every person or persons of, or from whom he shall purchase property of any kind as overseer, a regular bill or invoice of the property or articles so purchased by him, which bill or invoice shall be certified by him to be correct, and shall be audited

by the poor committee of, and ordered on the budget for payment by the Common Council before the treasurer shall pay the same.

§ 18. The overseer shall keep a separate account of all provisions or other articles which shall be furnished, and all money or time expended for the paupers which are chargeable to the County of Monroe, and shall present a bill therefor to the county of Monroe, through its Board of Supervisors, at the time designated by the latter.

s 19. The Overseer, before entering upon the duties of his office, shall give security by a bond, executed to the city of Rochester, in such penalty as shall be prescribed by the Common Council, with as shall be prescribed by the Common Conich, when two sufficient sureties, to be approved by the Mayor, conditioned for the faithful discharge of his duties, and to account for all moneys which may be received by him, and to pay over to the City Treasurer, at the expiration of his office, all such sums so received by him, as shall remain in his

hands. \$ 20. The Overseer shall be paid an annual salary

in full compensation for all services rendered by him as such Overseer for the city. § 21. The Overseer of the Poor shall, immediately \$21. The Overseer of the Poor shall, immediately after receiving any money upon any compromise or settlement of any matter or proceeding by him, including hastardy proceedings, pay the same to the City Treasurer, and take his receipt therefor, and shall at all times keep on file in his office a full and detailed statement of any moneys thus received by him in his official capacity, and the date when the same was so paid to said Treasurer.

\$22. The Overseer of the Poor of the City of I ochester shall, at the first regular meeting of the Common Council of said city, held on or next after the first day of each and every month, make a just

the first day of each and every month, make a just and full report, verified by his affidavit, of the amount of all moneys which he shall have received in his official capacity, from any source whatever, and the manner in which the same or any part and the mainter in when the same of any part thereof shall have been expended; together with all unpaid judgments or claims, existing in his favor, which shall have been obtained or pro-cured by him in his official capacity; also the number of suits which he shall have commence as such Overseer of the Poor, including proceedings as satisfyed of the root of the root of parties thereto, and the manner in which the same have been disposed of; and if any suit or proceeding shall have been compromised or security taken therein, then he shall report the terms of such compromise and the extent and value of such security, so far as the same is practicable, also the number of persons sent to the Alms House, Insane Asylum, Orphan Asylums, and Hospitals who are chargeable to the city, together with the names, age and condition of each, under a penalty of Fifty Dollars for each violation of this section.

\$23. Every person violating any of the sections or provisions of this ordinance shall, for each offense, be subject to a fine or penalty, except asis hereninbefore provided, of not less than Five Dollars nor more than Fifty Dollars.

\$24. Every person failing to pay the penalty re-covered for the violation of any of the sections or covered for the violation of any of the sections of provisions of this ordinance, as aforesaid, shall be imprisoned in the Monroe County Penitentiary for a period of two days for each one dollar of the penatty so recovered, but in no case shall such imprisonment be for a less period than twenty days, nor for a greater period than one hundred days, and every execution issued on the rendition of a judgment for any such penalty or penalties shall conform to the intersection of South St. Paul street and Court provisions of the city charter.

execution issued on the rendition of a judgment for any such penalty or penalties shall conform to the provisions of the city charter.

Ald. Stein moved that Section 1 be amended by inserting "twenty-five hundred dollars." in place of "five thousand dollars." Lost.

The ordinance relating to the duties of certain officers was then adopted by the following vote:

Ayes—Ald. Tracy, Fee, Kohlmetz, Fritzsche, Swikehard, Judson, Stein, Kelly, Thayer—9.

By Ald. Judson—Resolved, That the ordinance relating to the deposit of rubbish in the Genesee river and mill races, passed and adopted on the 18th day of October, 1887, be and the same is hereby repealed. pealed.

Adopted. By Ald. Thayer—Resolved, That the City Surveyor be and he is hereby directed to immediately veyor be and he is hereby directed to immediately ascertain the street monument lines of De Young park and I arlem street and monument the same, as required by the resolution of this Common Council passed August 23, 1887, and found at page 211 of current printed proceedings. Adopted.

Ald. Thayer moved to adjourn. Adopted.

PETER SHERIDAN, City Clerk.

In Common Council-Nov. 1, 1887.

REGULAR MEETING.

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

Fresent—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.
Absent—Ald. Marson, Selye—2.

APPROVAL OF THE MINUTES

The minutes of the preceding meeting were approved as published in the book of proceedings. PRESENTATION OF PETITIONS, ACCOUNTS, ETC.,

AND THEIR REFERENCES.

By Ald. Sullivan—Petitions of Wm. Thompson, Joseph Seigfried and Margaret L. Baker to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal, with power to act. By Ald. Fee-

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

The Rochester Superheated Water Company hereby makes application for the right to lay and maintain in the streets, avenues, highways and public places in the city of Rochester, located in the district hereinafter described, pipes of iron or other suitable metal, for the conveyance of superother suitable metal, for the conveyance of superheated water or steam to such public or private buildings as may require the same for heating, cooking, power, and other purposes. Said district is described as follows, to wit:

All that portion of the city of Rochester contained within the following boundary:

Commencing at the intersection of the center

tained within the following boundary:
Commencing at the intersection of the center
line of South St. Paul street and Court street;
thence along Court street to Chestnut street;
thence along Chestnut street to East avenue;
thence along East Avenue to Gibbs street; thence
along Gibbs street to University avenue: thence along University avenue to North avenue; thence along North avenue to Andrews street; thence along Andrews street to North Clinton street; along Andrews street to North Clinton street; thence along North Clinton street to Marietta street; thence along Marietta street to North St. Paul street; thence along Marietta street to North St. Paul street to Vincent Place; thence along Vincent Place and across Vincent Place bridge to the east line of Lake avenue; thence across Lake avenue and along Smith street to Oak street; thence along Cole street to Prown street; thence along Prown Oak street to Brown street; thence along Brown street to Warehouse street; thence along Ware-house street to Platt street; thence along Platt street to Hill street; thence along Hill street to Street to Hin street; thence along Hill street to Elizabeth street; thence along Elizabeth street to West Main street; thence along West Main street to South Washington street; thence along South Washington street to Spring street; thence along Spring street to Exchange street; thence along Exchange street to Court street; thence along

The system of central station heating, the right to construct and use which is hereby applied for, is

The system.

to construct and use which is nereuy apparent to construct and use which is nereuy apparent known as the Prall system.

In this system the water is heated at the central station to the desired temperature, but is not allowed to change into steam, the making of steam being prevented by keeping the pipes and boilers full of water. The water thus heated is forced through pipes, to be supplied from the boiler, back to the boiler, maintaining throughout the system a constant circulation. The buildings to be tem a constant circulation. The buildings to be supplied are connected with the hot water circulating main by a small pipe, with an internal diameter of from one-eighth to one-half inch. For ameter of from one-eighth to one-liair inch. For heating and power this pipe is connected inside the walls of the house or building with a converter, which is simply a steam drum or dome. As the water enters the converter, the pressure being removed, it is converted into steam, while the cooled moved, it is converted into steam, while the cooled water passes through a water trap into a return main which is laid with the circulating main in the same trench, and is conveyed back to the central station, where it is pumped back into the boiler, thus utilizing the heat which remains in it.

The steam pressure at the converter is regulated automatically by means of a pressure guage, which can be set. This renders it possible to have any pressure of steam and consequently any de-

automatically by means of a pressure guage, which can be set. This renders it possible to have any pressure of steam, and, consequently, any degree of heat. The pipe conveying the water from the main into a building need in no case have a greater internal diameter than one-half inch.

Actual practice has shown that water heated tofour hundred degrees, Fahrenheit, can be circulated through one mile of pipe, at a speed of about ten feet per second, and returned to the boiler with a loss of no more than two per cent. in heat.

The boilers to be used are absolutely safe up to one thousand pounds pressure, while the pressure to which such boilers will be subjected will never exceed three hundred pounds. The mains to be laid in the streets will be extra heavy, and capable of curtoising from the testing the formula of curtoising from the testing and the streets will be extra heavy, and capable of curtoising from the testing and the streets will be extra heavy. of sustaining from ten to sixteen times the maximum pressure which will ever be brought upon them. Such mains will be first tested by the manufacturer, again tested here before being placed ufacturer, again tested here before being placed in the trench, and then, section by section, again tested after connection is made. Such mains will be covered with a thick coating of asbestos wool, to prevent loss of heat. Over the main will be laid a double brick arch, with an air space between. The pipes will be fitted with automatic safety valves, so arranged that in the event of any damage, either accidental or malicious, the valve will close and shut off the escape of water from the main, allowing only that to escape which might be in the pipe between two safety valves, an amount that would be absorbed by the non-conducting material within the conduit safety valves, an amount that would be absorbed by the non-conducting material within the conduit in which the pipes are laid. The house and building connections will also be provided with safety valves. Should any accident occur, the amount of water contained in the few feet of pipe, of an internal diameter of not to exceed one-half inch, would be of course very small, and could do no damage, as it would be entirely taken up by the covering of the pipes. covering of the pipes.

Buildings which are already supplied with pipes and radiators for steam heating can be connected with this system at very slight expense, the same pipes and radiators being available for use in this system as well as in any other.

The cost to the consumer of heat supplied by this system would not exceed two-thirds of the cost of producing the same heat from his own boilers, or with his own furnace.

This system was in operation last winter in Washington, and its success was demonstrated beyond question. The following is a letter received from Lansburg & Brother, the largest dry goods house in that city:

Lansburg & Brother, Dry Coods, Nos. 420, 422, 424, and 426, 7th street, Washington, D. C., June 29th, 1887,

DEAR SIR: In reply to your inquiry as to the

heating of our building by the Prall system, we would state:

The heat was turned on, on the 10th day of February (at a very inclement season) and kept up until the 28th day of the same month; during that whole period the only objection we had to it was that the heat was too great, yet at no time was the pressure on the "Convertor" greater than greater than ten pounds.
When heated by our boilers, it was generally 9

when heared by our boners, it was generally vo 9:30 a.m. before we got a circulation through all our radiators, yet with the Washington Heat and Power Co.'s pipes, the building, which contains 65,600 cubic feet, was very comfortable when we were ready to open the store each morning,

about 7:30.

In our opinion this system recommends itself, and is in every way preferable to the location of boilers in buildings.

Very respectfully,

LANSBURG & BROTHER.

During the present season, a company organized by leading Boston capitalists has been engaged in putting in in that city a two mile plant, and that putting in in that city a two mile plant, and that company will be in readiness to supply steam for heating and power by the tenth of the present month. It is our intention to invite a committee to visit Boston after the plant there is put in operation, for the purpose of examining carefully into its workings, to the end that a report may be made

to your Honorable Body upon the same.

We respectfully request that this application may be referred to a committee of your Honorable Body, before which we may be allowed to appear and state more in detail as to the characteristics of the said system. And we believe that a careful examination will satisfy every unprejudiced per-son that the application hereby made, should, in the interest of the growth and prosperity of this

city, be granted.

Respectfully submitted. THE ROCHESTER SUPERHEATED WATER Co., by A. G. Yates, President.

Ald. Fee moved that the communication be received, filed and published, and a committee of three be appointed in accordance with the request of the applicants. Adopted. By Ald. Kohlmetz—Pettion of Henry Rubstein

By Ald. Kohlmetz—Petition of Henry Rubstein for permission to erect a wood building, and moved permission be granted. Adopted.

By Ald. Kohlmetz—Remonstrance against the erection of a wood building owned by Thomas Groves. Referred to the Wood Building Committee and Five Marshal.

By Ald. Elliott—Petition of Martha P. Porter for permission to erect a wood building; permission granted. Also petition of Theresa J. Lang to erect a wood building. Referred to the Wood Building Committee and Fire Marshal.

By Ald. Elliott—Bills of

By Ald. Elliott-	$-{ m Bills}$ c	of		
Martin Mason, col	llecting	garbag	e :	\$ 114 00
Peter Hardy,				114 00
Daniel Hickey,				114 00
John Becker,				114 00
Wm. Rosengreen				-114 00
Jos. Greenauer				114 00
Jacob Stein,		• •		-114~00
Patrick Bradley,				114 00
Homer Dewitt,				114 00
John Roach,				$-114 0_0$
Frank Vahue,	• •			114 0Ŭ
Jacob Rauber,				114 00
Chas. Jeffords,	• •			-114 00
Referred to Hea				

By Ald. Foley—Whereas, By reason of the failure to designate the papers in which notice of the hearing of the application of the Rochester Cable hearing of the application of the Rochester Cable Railroad Company should be published, publication has not, as yet, been made, and, therefore, cannot be be made for November 15th, 1887, the time fixed for the hearing of said application in and by the resolution printed on page 281 o, the current printed proceedings; it is therefore, Resolved, That the said resolution be, and the same hereby is, reconsidered; and be it further Resolved, That the "twenty-second" be inserted in said resolution as the day of November 1887.

ed in said resolution as the day of November, 1887,

ure to designate the papers in which notice of the hearing of the application of the Rochester City & Brighton Railroad Company should be published, publication has not as yet been made, and therefore cannot be made for November 15th, 1887, the time fixed for the hearing of said application in and by the resolution printed on page 280 of the current printed proceedings; it is, therefore, Resolved, That the said resolution be, and the same hereby is, reconsidered; and be it further Resolved, That the "twenty-second" be inserted in said reselution as the day of November, 1887, for the hearing of the application, and that he said resolution, as thus amended, be, and the same hereby is, in all things, re-adopted. Adopted. By Ald. Stein—Petitions of Wm. Erler, Jacob Lipsky and Lewis Simons for permission to erect wood buildings. Permission granted, Also petition for a sewer in Edward st. Referred to the Surveyor to prepare an ordinance.

Surveyor to prepare an ordinance.

By Ald. Bohrer-

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

of Rochester:

GENTLEMEN: On the 25th day of October, instant,
I, as administrator of the estate of Anna Graham, deceased, recovered judgment against the
city of Rochester for \$2,309.59 damages and costs.
It was a great surprise to me, and I think to
many others, that the jury rendered so small a verdict; It should have been for \$5,000. In view of
the fact that the judgment is so small I trust that
your honorable body will order its immediate payment. I am greatly in need of funds, not having
sufficient means to assure me against the hardships
of the coming winter. Some of the bills attending
the funeral of my daughter have not yet been
paid, while others have been paid by funds loaned
to me for that purpose by friencs.

to me for that purpose by friencs.

I am informed upon authority that many prominent citizens, and among them some of the largest then cutzens, and among them some of the largest taxpayers, have freely expressed the opinion that this claim ought to be paid at once. I am sure that no taxpayer would begrudge paying his share of this small verdict if he knew the circumstances of the case, and the condition in which I have been

I therefore ask that you order the payment of the judgment in question without delay. Very respectfully yours,

MARY A. GRAHAM. respectfully yours, MARY Kochester, Oct. 26, 1887. Referred to the Law Committee. By Ald. Elhott—

ROCHESTER, N. Y., Oct. 30th, 1887.

MY DEAR ELLIOTT: I send herewith a copy communication to the Common Council from Mrs. Graham, the mother of the girl who was killed in the Court street bridge accident.

The judgment is so small I trust the city will pay it. The city will look to the Western Union for the amount of the judgment, and there is, therefore, nothing to be gained by appealing and piling up the costs and expenses.

It is a case where much more than \$2,000 should be paid to Mrs. Graham. She prefers to take the amount of the judgment, however, rather than go be paid to a....
amount of the judgment, nowever,
through with the trial again.
I hope you will feel that it is a duty as well as a
pleasure to vote to pay the judgment.
Very truly yours,
WALTER S. HUBBELL.

Hon. Geo. W. Elliott.
Ordered received, filed and published.

By Ald. Kelly-

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

Gentlemen-The undersigned, a resident and citizen of Rochester, respectfelly shows that he is the owner in fee of a part of town lot No. 169, for-merly in the town of Gates, but now in the city of Rochester afforsaid, and fronting on the northerly side of Chili avenue in the Fifth ward of said city:

that he has caused said premises to be subdivided	Ivan Powers, disbursements	47 75
into city lots, and in so doing has laid out a street	I. F. Quinby,	$\frac{47}{27} \frac{75}{10}$
into city lots, and in so doing has laid out a street running northerly from Chili avenue through the	Rochester Lithograph and Printing Co.,	7. 10
center of said lands, to be called Lozier park; that	maps	8 50
he has caused a map of said sub-division to be filed	PAY ROLL MONTH OCTOBER.	
in Monroe County Clerk's office in liber (7) of maps		000
at page seven (7) on the 21st day of October, 1887; that said map shows the actual location of said	C. R. Parsons, Mayor	275 00
that said map shows the actual location of said	John A. Davis, Treasurer F. P. Allen, Asst. Treasurer	375 00 166 66
street, as deponent intended to dedicate for the	Edward Thomas alork	91 66
use of the public; that said street has been actually	Edward Thomas, clerk Chas M. Beattie	83 33
opened to the use of the public and made conven-	Chas. M. Beattie, A. D. Davis, Fred E Shedd	70 00
ient for their use; that a stone monument has been	Fred E Shedd	60 00
set on each corner of said street at the intersection	Ivan Powers, City Attorney	350 00
of Chili avenue, to wit, in the sidewalks, at the in- tersection of lines parallel to and four (4) feet dis-	H. J. Sullivan, Assistant City Attorney	208 33
tant from the boundary lines of said streets with	E. D. Smith, Stenographer	91 66
the top thereof flush to the established grade of	W. J. Burke, Clerk	83 3 3
Chili avenue; that the undersigned has caused said	I E Ouinbr Cunyoron	191 66
said park to be graded as a street, and is fifty-seven	W. J. Stewart, Assistant Surveyor. W. B. Sackett, W. W. Race, I. H. Quinby, John Kenyon, Wm. M. Rebasz, C. E. Bingham, Martin Wahl L. Y. McConnell, L. A. Pratt, City Assessor.	125 00
feet in width throughout the whole length thereof	W. B. Sackett,	83 33
as shown on said map, extending northerly to a	W. W. Race,	63 33
as shown on said map, extending northerly to a strip two (2) feet in width reserved to the under-	1. H. Quinby,	63 33
signed at the northerly extremity of said part of lot	John Kenyon,	54 16
169.	Wm. M. Rebasz,	75 00
The undersigned further shows that he is desir-	C. E. Bingham,	50 00
ous of dedicating the said street as so laid out,	Martin Wani	48 33 25 00
mapped and according to the said monuments so	I. A. Puett City Assessed	225 00
placed, to and for the public use and traffic, trust-	L. Y. McConnell, L. A. Pratt, City Assessor M. J. Mahar, Leach Couling	225 00
ing that the proffer so to dedicate said street will		225 00
be accepted by the city of Rochester as one of its	Thos. E. White, Judge Municipal Court Geo. E. Warner,	200 00
highways and thoroughfares the undersigned will	Geo. E. Warner.	200 00
ever pray. Dated Rochester, N. Y., Nov. 1, 1887.	Wm. F. Chandler, Clerk	75 00
HENRY BECHTOLD.	Peter Sheridan, City Clerk	166 66
Ordered received, filed and published.	F. J. Irwin, City Messenger	100 00
· -	Wm Rutler Assistant City Messenger	20 83
By Ald. Kelly—Resolved, That the above com-	Arthur McCormick, Fire Marshal. Daniel O' Neil, Watchman City Hall John O' Leary, Engineer Peter G. Miller, Janitor City Bld'g Geo. A. Benton, Clerk Civil Service Com. William H. O'k Kong, Mill Leproctor.	100 00
munication be referred to the Executive Board to report back to this Board at the next regular meet-	Daniel O' Neil, Watchman City Hall	75 00
ing whether or not the requirements of the resolu-	John O' Leary, Engineer	75 00
tions of this Board, adopted January 11, 1887, have	Peter G. Miller, Janitor City Bld'g	75 00
been complied with. Adopted.	Geo. A. Benton, Clerk Civil Service Com.	25 00
By Ald. Kelly—Petition for sidewalk on Warner	William H. O'Kane, Milk Inspector	83 33
street. Referred to the surveyor to prepare an or-	POOR FUND.	
interest and the said to proper out of		
dinance. Also, betition for water mains on West		
dinance. Also, petition for water mains on West Maple street: referred to the Water Works Com-	St. Mary's Hospital, board \$2	2,696 78
dinance. Also, petition for water mains on West Maple street; referred to the Water Works Com- mittee and Executive Board.	St. Patrick's Orphan Asylum, board	884 12
Maple street; referred to the Water Works Committee and Executive Board.	St. Patrick's Orphan Asylum, board	884 12 881 27
Maple street; referred to the Water Works Committee and Executive Board. REPORTS OF STANDING COMMITTEES.	St. Patrick's Orphan Asylum, board	884 12 881 27 1,051 42
Maple street; referred to the Water Works Committee and Executive Board. REPORTS OF STANDING COMMITTEES. Ald. Elliott reported in favor of the bills referred	St. Patrick's Orphan Asylum, board	884 12 881 27 1,051 42 388 80
Maple street; referred to the Water Works Committee and Executive Board. REPORTS OF STANDING COMMITTEES. Ald. Elliott reported in favor of the bills referred to the Health Committee and referred them to the	Sr. Patrick's Orphan Asylum, board	884 12 881 27 1,051 42 388 80 778 05
Maple street; referred to the Water Works Committee and Executive Board. REPORTS OF STANDING COMMITTEES. Ald. Elliott reported in favor of the bills referred to the Health Committee and referred them to the Finance Committee for payment.	Sr. Patrick's Orphan Asylum, board	884 12 881 27 1,051 42 388 80 778 05 618 05
Maple street; referred to the Water Works Committee and Executive Board. REPORTS OF STANDING COMMITTEES. Ald. Elliott reported in favor of the bills referred to the Health Committee and referred them to the Finance Committee for payment. Ald. Elliott moved that the rules relating to bills	Sr. Patrick's Orphan Asylum, board	884 12 881 27 1,051 42 388 80 778 05 618 05 379 50
Maple street; referred to the Water Works Committee and Executive Board. REPORTS OF STANDING COMMITTEES. Ald. Elliott reported in favor of the bills referred to the Health Committee and referred them to the Finance Committee for payment. Ald. Elliott moved that the rules relating to bills be suspended, and that the health bills be placed	Sr. Patrick's Orphan Asylum, board. Mary's Joseph's Orphan Asylum Rochester Orphan Asylum Sisters of Mercy Home of Industry Church Home Home of the Friendless	884 12 881 27 1,051 42 388 80 778 05 618 05 379 50 104 00
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Fleckenstein Bros., bread	174 70	B. Frank Enos, expenses, September	5 10
Geo. Oppell, bread	16 63	L. Murray Moore, basket	3 50
A. H. Martin, disbursements	46 40	Ed. P. Olmstead, meals for prisoners, Sept.	16 50
		Rose J. Clarke, cleaning headquarters	4 00
PAY ROLL FOR MONTH OF OCTOBER		Jos. S. Rowarth, expenses in Copperfield	2 00
A. H. Martin, Overseer	141 66	case	8 12
J. H. McGregor, Clerk	75 00	Jos. S. Rowarth, expenses in Copperfield	- 2.1
Thos. Swanton,	75 00	case	4 83
ous, magain,	75 00	Jos. S. Rowarth, expenses in Reuter case.	4 64
	62 50	Hamilton & Mathews, spittoons and dust-	
Dr. J. L. Roseboom, city physician	41 66	ers	5.25
Dr. Pauline Morton, city physician	41 66	Atkinson & Sykes, repairs at patrol house.	12 50
Dr. N. M. Collins, city physician	41 66	Atkinson & Sykes, repairs at patrol house. Maggie Gaffney, cleaning mo. September	$15 \ 10$
Dr. A. R. Gumbarts, city physician	41 66	Rochester District Telegraph Co., services,	
Dr. V. A. Hoard, city physician	$\frac{41}{41} \frac{66}{66}$	Sept	4 70
Dr. Geo A., Fischer, city physician	60 00	Baltimore & Ohio Telegraph Co., services,	
P. P. Dickinson, Excise Com's	60 00	Sept	12 19
O Hourbourse	60 00	Western Union Telegraph Co., services,	
Jas. Malley, C. Herzberger, John Masou, clerk.	65 00	Sept.	8 81
John Mason, Clerk.	00 00	Schmidt, Kaelber, & Co., zinc and sal am-	0.00
LAMP FUND.		monia Charles McCormick, expenses, Stone mur-	9 00
Brush Light Co., lighting lamps, Septem-		der ease	3 84
ber 4	£,103 10	E. B. Booth, repairing clock	3 00
Citizens' Gas Company, lighting lamps,		C. E. Morris, stationery	7 55
September	1,404 00	Union and Advertiser printing subprepas	4 00
nochester Gas Co., lighting lamps, Sep-	200 00	Union and Advertiser printing subpœnas John C. King, mat at headquarters	$\frac{1}{2} \cdot 75$
tember United Gas Impt. Co., lighting lamps, Sep-	873 00	Thomas Dukelow, expenses in Heims	
tember	352 50	case	4 24
tember	J+1/4 JU	Samuel Sloan, repairs at headquarters	16.98
hire	4 00	Western Union Telegraph Co., services,	
hire James Butler, hack hire	3 00	Sept	14 02
C. F. Stone, cartage	6 00	Bartholomew Keeler, Police Justice	291 67
PAY ROLL FOR MONTH OF OCTOBER		B. Frank Enos, Police Clerk. Jos. P. Cleary, Chief Police.	125 00
		Chag McCommistr Aget Chief and Day Com	150 00
Charles R. Finnegan, sup't electric lights	50 00	Chas. McCormick, Asst. Chief and Day Cap Wm. Keith, Night Captain	116 67 108 33
CITY PROPERTY FUND.		Frank B. Allen, Lieutenant	85 00
Peter G. Miller, paint, oil, etc \$	3 58		85 00
Rochester Gas Co., gas City Hall	138 75	Frank S Skuse	85 00
A. Metcalf, soft soap	3 50	John E. McDermott,	85 00
A. Metcalf, soft soap Louis Kramer, coal	112 50	John C. Hayden, Detective	100 00
James Field, repairs and material	6 40	Thos. Lynch	90 00
Smith, Perkins & Co., matches, brooms,	,	Peter Lauer, Henry Baker	90 00
ete	5 55	Henry Baker,	90 00
F. J. Irwin, cleaning City Hall	94 25 3 00	Inos. A. Duronni,	90 00
Wm. Croston, brooms	1 65	Sos. B. Roworth,	90 00
John Siddons, repairing roof City Hall	429 04	Taux. C. Ixavanagn,	90 00
	Total OT	Thos. Dukelow, Ben C. Furtherer,	90 00
HEALTH FUND.		Geo. Long,	90 00 90 00
Dr. J. J. A. Barke, Health Officer\$	83 33	Andrew Connolly, Patrolman	75 00
Geo. Messmer, Registrar	70 83	Robert Burns,	75 00
Messenger, Messenger	33 33	Jacob Harter.	65 00
wm. T.Konimetz, supt. or garbage	104 00	Wm. P. O'Neil,	75 00
Alex. Bruce, plumbing inspector	$\frac{125}{50} \frac{00}{00}$	John Mitchell,	75 00
Henry M. Heinold, keeper Hope Hospital, Geo. W. Hall, health inspector	41 66	Ed McDonough,	75 00
I N Harder	41 66	wm. McKeivev.	75 00
Iss Purcell	41 66	Jos. St. Hellen,	75 00
Geo. W. Hall, health inspector	41 66	Robert Sloan,	72 50
John Galvin, sewer flusher	55 00	O	75 00
Aug. Helbing,	41 66	paniuci conwartz,	75 00
MISCELLANEOUS ACCOUNTS.	_	Startes 21. Commiscin,	75 00 ·
	114.00	Old I Transfer of the Control	75 00 75 00
Jacob Rauber, Collecting Garbage	114 00	Michael Hynes,	75 00 75 00
Chas A. Jeffords,	$\frac{114}{114} \frac{00}{00}$	Louis Nold,	75 00
Martin Mason,	114 00	Peter Hess,	75 00
Daniel Hickey	114 00	Oliver A. Youle,	75 00
John Becker.	114 00	Fred. Kipphut,	75 00
William Rosengreen,	114 00	Hiram Rogers,	40 00
Jos. Greenaur	114 00	P. J. Cummings,	75 00
Jacob Stein,	114 00	B. L. Stetson,	72 50
	114 00	Potrick Cauneia,	75 00
Patrick Bradley,	114 00		75 00
Homer Dewitt,	114 00	Michael Englant	75 00 75 00
John Roach,	114 00	l Iohn Sullivan.	75 00 75 00
PARK FUND.		Dennis Hogan,	72 50
PAY ROLL FOR MONTH OF OCTOBE	R.	l lames E. Ryan.	75 00
T 1 CO 13 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	40.00	John Yaman.	75 00
M Ridersbacher.	40 00	Michael Zimmerman	75 00
D. P. Cone.	40 00	George H. Kron.	75 00
John Sheridan, labor on parks . \$ M. Ridersbacher,	40 00 40 00 40 00	George Leise, Henry Baker, Jr., Michael Fitzpatrick, William Hilliard.	72-50
Patrick Fogarty,	40 00	Henry Baker, Jr.,	75 00
POLICE FUND.		Michael Fitzpatrick,	70 00
Standard Cab Company, services	\$19.00	22 2 227 27	75 00
Standard Can Company, services	Фτо ∩∩	Fred. Walter,	72 50

John Bletzer,		75 00	Chas. E. Kohlmetz, repairs to steam roll-	
Geo. Mohr, E. O'Loughlin,		75.00	er, sweepers, etc	100 00
E. O'Lougnin,		75 00	Peter W. Cook, use of horse and buggy	48 00
E I O' Brien		$\frac{75}{75} \frac{00}{00}$	F. C. Lauer & Sons, sand and cement	22 65
John B Davis		75 00	H. A Kingsley & Co., hardware Samuel Sloan, supplies for steam roller	45 10
Nich, J. Loos.		70 00	Rochester Gaslight Co., coke	4 49 44 00
Geo. Kliesly, E. J. O'Brien, John B. Davis, Nich. J. Loos, John H. Dana, White	•••••••	75 00	Alfred P. Mann, blanket, etc	8 35
Wm. White, Ed. Van Vorst,		75 00	Garvey & Donnelly, repairs to wagons	24 50
Ed. Van Vorst,		75 00	S. B. Williams, oil	7 86
John C. McQuatters, John M. Reis,		75 00	Hicks & McKenzie, horse shoeing	3 50
John M. Reis,	******	75 00 75 00	C. T. Crouch & Son, lumber.	102 59
Jacob Frank, John Wangman,		75 00	John Weber, sand & gravel	42 40 4 00
John Monaghan,		75 00	John Durnan, sprinkling James Gosnell, painting Central avenue	4 00
Chas. Siefferd,	••	75 00	bridge.	1.043 20
Danl, Golding,		75 00	Goodale & Stiles, lanterns, globes, etc	8 06
Mich. Cain,		75 00	Louis Ernst & Son, hardware	15 53
Mich. Cain, Jas. P. Flynn, Hugh Clark,	··· ······	75 00	Whitmore, Rauber & Vicinus, repairs to	
Hugh Clark,		75 00	sidewalks, etc	$\frac{72}{15} \frac{73}{75}$
Wm. Laragy,		75 00 70 00	Maurice Leyden, recording documents	15 75
W. R. McArthur, Chas. Stupp,		70 00	Dr. A. Tegg, veterinary services and medi-	6 00
W A Whattang		75 00	Thomas Lowery, repairs to steam roller	5 15
J. E. Moran,		75 00	Thos. J. Neville, clerk, disbursements	43 31
A. J. Moynihan,		75 00	Thos. J. Neville, clerk, disbursements Geo. W. Crouch, Jr., lumber	59 44
Theo. H. Cazeau,		75 00	James Sullivan, repairs to picks	9 45
J. E. Moran, A. J. Moynihan, Theo. H. Cazeau, Chas. P. Player, J. W. Chatfield		75 00	Geo. Chambers, cleaning bed of Genesee	wa
J. W. Chatheld John Coughlin		75 00 75 00	Chas H Pottov estimate No. 2 cak lum	731 83
Albert Gerber		75 00	Chas. H. Potter, estimate No. 2 oak lum-	700:00
Isaac G. Lovett		67 50	J. P. Kimmel, coal	22 15
Chas. Dingman	driver	75 00	-	
John W. Banker,	patrolman	65 00	Total	6,715 90
James B. Cady,		65 00	Water Pipe Fund.	
Justice E. Austin,		49 91		583 82
Robert B. Swanton,	driver	65 00 65 00	Monthly pay roll, for October, 1887 ¶ Thomas Holahan, estimate No. 7, unload-	000 0
Louis W. Miller.	operator	40 00	ing and delivering water pipe, &c	$150 \ 07$
Henry W. Martin,		40 00	Thomas Lowery, stub wrenches	38 22
Henry M. Webb,		40 00	Jackson & Woodin M'fg Co., estimate No.	1 000 00
Chas. Wilson, Louis W. Miller, Henry W. Martin, Henry M. Webb, Charles W. Struble,	doorman	65 00	2, cast iron water pipe and specials Jackson & Woodin Mf'g Co., final estimate	4,366 60
Jacob Markey, Albert B. Marble,	janitor patrolman	65 00 43 40	cast iron water pipe and specials	105 64
		10 10	Andrew E. Hyde, estimate No. 1 group 128	400 00
EXECUTIVE B	OARD DEPARTMENT,	1	Andrew E. Hyde, estimate No. 1 group 128 Geo. Chambers, estimate No. 1, group 127.	1,490 00
ROCHEST	OARD DEPARTMENT, FER, N. Y., Oct. 28, 18	1	Andrew E. Hyde, estimate No. 1 group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dyer, estimate No. 1, group 126	$1,490 00 \\ 680 00$
EXECUTIVE B ROCHEST To the Common Counc	OARD DEPARTMENT, FER, N. Y., Oct. 28, 18	1	Andrew E. Hyde, estimate No. 1 group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dver, estimate No. 1, group 126 Geo. Chambers, estimate No. 1, group 125.	1,490 00 680 00 490 00
To the Common Counc	OARD DEPARTMENT, TER, N. Y., Oct. 28, 19 5il: bills and estimates, as	887. }	Andrew E. Hyde, estimate No. 1, group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dyer, estimate No. 1, group 126 Geo. Chambers, estimate No. 1, group 129 John Howe, estimate No. 3, group 119	$1,490 00 \\ 680 00$
To the Common Counce The accompanying to following statement,	OARD DEPARTMENT, FER, N. Y., Oct. 28, 19 bill: bills and estimates, as having been lawfull	887. } per the	Andrew E. Hyde, estimate No. 1, group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dyer, estimate No. 1, group 126 Geo. Chambers, estimate No. 1, group 125 John Howe, estimate No. 3, group 119 David Clancy, laying water main, Hast-	1,490 00 680 00 490 00
To the Common Counce The accompanying to following statement,	OARD DEPARTMENT, FER, N. Y., Oct. 28, 19 bill: bills and estimates, as having been lawfull	887. } per the	Andrew E. Hyde, estimate No. 1 group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dyer, estimate No. 1, group 126 Geo. Chambers, estimate No. 1, group 125 John Howe, estimate No. 3, group 119 David Clancy, laying water main, Hastings avenue C. C. Mever & Son. stakes	1,490 00 $680 00$ $490 00$ $300 00$ $69 89$ $25 00$
To the Common Counce The accompanying k following statement, tracted, examined, as Board, are hereby c	OARD DEPARTMENT, rer, N. Y., Oct. 28, 19 cil: bills and estimates, as having been lawfull udited and settled the certified to your hor	per the y con-	Andrew E. Hyde, estimate No. 1 group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dyer, estimate No. 1, group 126 Geo. Chambers, estimate No. 1, group 125 John Howe, estimate No. 3, group 119 David Clancy, laying water main, Hastings avenue C. C. Mever & Son. stakes	1,490 00 $680 00$ $490 00$ $300 00$ $69 89$ $25 00$ $360 00$
To the Common Counce The accompanying tollowing statement, tracted, examined, as Board, are hereby companying to payment,	OARD DEPARTMENT, FER, N. Y., Oct. 28, 19 181: Oct. 28, 19	per the y con-	Andrew E. Hyde, estimate No. 1, group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dyer, estimate No. 1, group 126. Geo. Chambers, estimate No. 3, group 126. John Howe, estimate No. 3, group 119. David Clancy, laying water main, Hastings avenue C. C. Meyer & Son, stakes R. D. Wood & Co. Hydrants Ludlow Valve Mf'g Co., valves.	1,490 00 680 00 490 00 300 00 69 89 25 00 360 00 81 81
To the Common Counce The accompanying by following statement, tracted, examined, as Board, are hereby common for payment, City Charter. Respec	OARD DEPARTMENT, CER, N. Y., Oct. 28, 19 chil: oills and estimates, as having been iawfull udited and settled to retified to your hor pursuant to sec. 148 tfully submitted,	per the y con-	Andrew E. Hyde, estimate No. 1 group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dyer, estimate No. 1, group 126 Geo. Chambers, estimate No. 1, group 126 John Howe, estimate No. 3, group 119 David Clancy, laying water main, Hastings avenue. C. C. Meyer & Son, stakes R. D. Wood & Co., Hydrants. Ludlow Valve Mf g Co., valves John Wahl & Co., lead.	1,490 00 680 00 490 00 300 00 69 89 25 00 360 00 81 81 427 78
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To the Common Council The accompanying the following statement, tracted, examined, are bereby companying the following statement, are hereby companying the following the	OARD DEPARTMENT, TER, N. Y., Oct. 28, 19 181: Solids and estimates, as having been lawfull udited and settled to retrified to your hor pursuant to sec. 148 trully submitted, Os. J. NEVILLE, Clerk of Executive B	per the y con- by this norable of the	Andrew E. Hyde, estimate No. 1, group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dyer, estimate No. 1, group 126 Geo. Chambers, estimate No. 3, group 126 John Howe, estimate No. 3, group 119 David Clancy, laying water main, Hastings avenue C. C. Meyer & Son, stakes R. D. Wood & Co. Hydrants Ludlow Valve M'g Co., valves John Wahl & Co., lead Schmidt, Kaelber & Co., steel scale Whitmore, Rauber & Vicinus, paving over	1,490 00 680 00 490 00 300 00 69 89 25 00 360 00 81 81 427 78 3 25
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To the Common Council The accompanying the following statement, tracted, examined, are bereby companying the following statement, are hereby companying the following the	OARD DEPARTMENT, CER, N. Y., Oct. 28, 15 ctl.; oill: and estimates, as having been lawfull udited and settled the retified to your hor pursuant to sec. 148 tfully submitted, os. J. NEVILLE, Clerk of Executive Buxuy Fund. ng Oct. 20th. \$412 68	per the y con- by this norable of the	Andrew E. Hyde, estimate No. 1, group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dyer, estimate No. 1, group 126 Geo. Chambers, estimate No. 3, group 125. John Howe, estimate No. 3, group 119 David Clancy, laying water main, Hastings avenue C. C. Meyer & Son, stakes R. D. Wood & Co., Hydrants. Ludlow Valve Mf'g Co., valves John Wahl & Co., lead Schmidt, Kaelber & Co., steel scale Whitmore, Rauber & Vicinus, paving over water main, Front and Mumford sts. Maurice Leyden, recording deeds Thos. J. Neville, Clerk, disbursements for	1,490 00 680 00 490 00 300 00 69 89 25 00 360 00 81 81 427 78 3 25 51 75 2 12
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To the Common Counc The accompanying by following statement, tracted, examined, as Board, are hereby of Board for payment, City Charter. Respective Charter Respective Charter High Payroll for week endi	OARD DEPARTMENT, CER, N. Y., Oct. 28, 15 cit. ioits and estimates, as having been lawfull udited and settled bettified to your hor pursuant to sec. 148 tfully submitted, Os. J. NEVILLE, Clerk of Executive Beavay Fund. ng Oct. 20th. \$412 68 Oct. 27th. 424 26 ift bridge tenders,	per the y con- y con- y this norable of the oard.	Andrew E. Hyde, estimate No. 1, group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dyer, estimate No. 1, group 126 Geo. Chambers, estimate No. 3, group 126 John Howe, estimate No. 3, group 119 David Clancy, laying water main, Hastings avenue C. C. Meyer & Son, stakes R. D. Wood & Co. Hydrants Ludlow Valve M'g Co., valves John Wahl & Co., lead Schmidt, Kaelber & Co., steel scale Whitmore, Rauber & Vicinus, paving over water main, Front and Mumford sts. Maurice Leyden, recording deeds Thos. J. Neville, Clerk, disbursements for freight, etc.	1,490 00 680 00 490 00 300 00 69 89 25 00 360 00 81 81 427 78 3 25 51 75 2 12 64 19
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To the Common Counce The accompanying be following statement, tracted, examined, as Board, are hereby common City Charter. Respectively Charter. Respectively Charter are supported by the Monthly pay roll befor October	OARD DEPARTMENT, TER, N. Y., Oct. 28, 19 to 11 to 12 t	per the y con- y this corable of the oard. 836 94	Andrew E. Hyde, estimate No. 1, group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dver, estimate No. 1, group 126. Geo. Chambers, estimate No. 1, group 126. John Howe, estimate No. 3, group 119. David Clancy, laying water main, Hastings avenue C. C. Meyer & Son, stakes R. D. Wood & Co., Hydrants. Ludlow Valve Mf'g Co., valves. John Wahl & Co., lead. Schmidt, Kaelber & Co., steel scale. Whitmore, Rauber & Vicinus, paving over water main, Front and Mumford sts. Maurice Leyden, recording deeds Thos. J. Neville, Clerk, disbursements for freight, etc. Total. **Water Works Fund.**	1,490 00 680 00 490 00 300 00 69 89 25 00 360 00 81 81 427 78 3 25 51 75 2 12 64 19
ROCHESS To the Common Counc The accompanying k following statement, tracted, examined, ar Board, are hereby c Board for payment, City Charter. Respec The High Pay roll for week endi Monthly pay roll if for October	OARD DEPARTMENT, EER, N. Y., Oct. 28, 19 to 11 to 12 to 12 to 13 to 14 to 15 t	887.) per the y con- yy this norable of the oard. 836 94 350 00 64 76	Andrew E. Hyde, estimate No. 1, group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dyer, estimate No. 1, group 126 Geo. Chambers, estimate No. 3, group 126 John Howe, estimate No. 3, group 119 David Clancy, laying water main, Hastings avenue C. C. Meyer & Son, stakes R. D. Wood & Co. Hydrants Ludlow Valve Mf'g Co., valves. John Wahl & Co., lead Schmidt, Kaelber & Co., steel scale. Whitmore, Rauber & Vicinus, paving over water main, Front and Mumford sts. Maurice Leyden, recording deeds Thos. J. Neville, Clerk, disbursements for freight, etc **Water Works Fund.** Monthly pay roll for Oct'r, 1887, operat-	1,490 00 680 00 490 00 300 00 69 89 25 00 81 81 427 78 3 25 51 75 2 12 64 19 9,690 14
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To the Common Counce The accompanying be following statement, tracted, examined, a Board, are hereby of Board for payment, City Charter. Respective Charter Respectiv	OARD DEPARTMENT, CER, N. Y., Oct. 28, 15 cil: soils and estimates, as having been lawfull udited and settled the retrified to your hor pursuant to sec. 148 tfully submitted, os. J. NEVILLE, Clerk of Executive Bravay Fund. ng Oct. 20th. \$412 68 Oct. 27th. 424 26 ift bridge tenders, Adam, Frank street, to f Frank st., yard.	887.) per the y con- yy this norable of the oard. 836 94 350 00 64 76	Andrew E. Hyde, estimate No. 1, group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dyer, estimate No. 1, group 126. Geo. Chambers, estimate No. 1, group 126. John Howe, estimate No. 3, group 119. David Clancy, laying water main, Hastings avenue C. C. Meyer & Son, stakes R. D. Wood & Co. Hydrants. Ludlow Valve Mf'g Co., valves. John Wahl & Co., lead Schmidt, Kaelber & Co., steel scale. Whitmore, Rauber & Vicinus, paving over water main, Front and Mumford sts. Maurice Leyden, recording deeds Thos. J. Neville, Clerk, disbursements for freight, etc. Total. Water Works Fund. Monthly pay roll for Oct'r, 1887, operating expenses. Monthly pay roll for Oct'r, 1887, service	1,490 00 680 00 490 00 300 00 69 89 25 00 81 81 427 78 3 25 51 75 2 12 64 19 9,690 14
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ROCHESS To the Common Counc The accompanying by following statement, tracted, examined, as Board, are hereby of Board for payment, City Charter. Respective Charter. Respective Charter and Francisco	OARD DEPARTMENT, CER, N. Y., Oct. 28, 19 to 11 to 12 to 12 to 13 to 14 to 15 to 15 to 16 t	887. per the y con- y this norable of the oard. 836 94 350 00 64 76 13 29 29 00 242 08 40 26 10 26	Andrew E. Hyde, estimate No. 1, group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dver, estimate No. 1, group 126. Geo. Chambers, estimate No. 1, group 126. John Howe, estimate No. 3, group 119. David Clancy, laying water main, Hastings avenue C. C. Meyer & Son, stakes R. D. Wood & Co. Hydrants. Ludlow Valve Mf'g Co., valves. John Wahl & Co., lead Schmidt, Kaelber & Co., steel scale. Whitmore, Rauber & Vicinus. paving over water main, Front and Mumford sts. Maurice Leyden, recording deeds Thos. J. Neville, Clerk, disbursements for freight, etc. Total. Water Works Fund. Monthly pay roll for Oct'r, 1887, operating expenses. Monthly pay roll for Oct'r, 1887, service and repairs George W. Aldridge, salary for October. Jas. M. Aikenhead,	1,490 00 680 00 300 00 300 00 69 89 25 00 360 00 81 81 427 78 3 25 51 75 2 12 64 19 9,690 14 2,117 94 2,147 00
ROCHESS To the Common Counc The accompanying by following statement, tracted, examined, as Board, are hereby of Board for payment, City Charter. Respective Charter. Respective Charter and Francisco	OARD DEPARTMENT, CER, N. Y., Oct. 28, 19 to 11 to 12 to 12 to 13 to 14 to 15 to 15 to 16 t	887. per the y con- y this norable of the oard. 836 94 350 00 64 76 13 29 29 00 242 08 40 26 10 00 93 13	Andrew E. Hyde, estimate No. 1, group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dver, estimate No. 1, group 126. Geo. Chambers, estimate No. 1, group 125. John Howe, estimate No. 3, group 119. David Clancy, laying water main, Hastings avenue C. C. Meyer & Son, stakes R. D. Wood & Co., Hydrants. Ludlow Valve Mf'g Co., valves. John Wahl & Co., lead Schmidt, Kaelber & Co., steel scale. Whitmore, Rauber & Vicinus, paving over water main, Front and Mumford sts. Maurice Leyden, recording deeds Thos. J. Neville, Clerk, disbursements for freight, etc. **Total.** **Water Works Fund.** Monthly pay roll for Oct'r, 1887, operating expenses. Monthly pay roll for Oct'r, 1887, service and repairs. George W. Aldridge, salary for October. Jas. M. Aikenhead, Bartholomay Brewing Co., cast iron water	1,490 00 680 00 680 00 300 00 69 89 25 00 360 00 81 81 427 78 3 25 51 75 2 12 64 19 9,690 14 2,117 94 2,147 00 200 00 200 00
ROCHESS To the Common Counc The accompanying by following statement, tracted, examined, as Board, are hereby of Board for payment, City Charter. Respective Charter. Respective Charter and Pay roll for October. Monthly pay roll by for October. Pay roll breaking McAyard. Jos. F. Bonesteel, rem Charles Peiffer, broom C. C. Meyer & Son, lur John Saunders, repair Vacuum Oil Co., oil. R. E. Pike, McAdam. John Knoeferl, stone,	OARD DEPARTMENT, CER, N. Y., Oct. 28, 19 (1): soils and estimates, as having been lawfull udited and settled betrified to your hor pursuant to sec. 148 tfully submitted, Os. J. NEVILLE, Clerk of Executive Beavay Fund. ng Oct. 20th. \$412 68 Oct. 27th. 424 26 ift bridge tenders, Adam, Frank street, to f Frank st., yard. In for sweeper. The condens stokes in the street of the condens stokes in the condens stokes. N. St. Paul street.	887. per the y con- y this norable of the oard. 836 94 350 00 64 76 13 29 29 00 242 08 40 26 10 26	Andrew E. Hyde, estimate No. 1, group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dyer, estimate No. 1, group 126. Geo. Chambers, estimate No. 1, group 126. John Howe, estimate No. 3, group 119. David Clancy, laying water main, Hastings avenue C. C. Meyer & Son, stakes R. D. Wood & Co. Hydrants. Ludlow Valve Mf'g Co., valves. John Wahl & Co., lead Schmidt, Kaelber & Co., steel scale. Whitmore, Rauber & Vicinus. paving over water main, Front and Mumford sts. Maurice Leyden, recording deeds Thos. J. Neville, Clerk, disbursements for freight, etc. Total. Water Works Fund. Monthly pay roll for Oct'r, 1887, operating expenses. Monthly pay roll for Oct'r, 1887, service and repairs. George W. Aldridge, salary for October. Jas. M. Aikenhead, Bartholomay Brewing Co., castiron water pipe.	1,490 00 680 00 680 00 300 00 69 89 25 00 360 00 81 81 427 78 3 25 51 75 2 12 64 19 9,690 14 2,117 94 2,147 00
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ROCHEST To the Common Counce The accompanying by following statement, tracted, examined, as Board, are hereby common Counce, and the state of the st	OARD DEPARTMENT, CER, N. Y., Oct. 28, 19 (2012). Soil: sills and estimates, as having been iawfull udited and settled the tertified to your hor pursuant to sec. 148 (1018) to sec. 148 (1018). NEVILLE, Clerk of Executive Bracay Fund. Ing Oct. 20th. \$412 68 Oct. 27th. 424 26 oct. 27	887. per the y con- yy this norable of the oard. 836 94 350 00 64 76 13 29 00 242 08 40 26 10 00 93 13 39 60 829 86 174 45 45	Andrew E. Hyde, estimate No. 1, group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dver, estimate No. 1, group 126. Geo. Chambers, estimate No. 1, group 126. John Howe, estimate No. 3, group 119. David Clancy, laying water main, Hastings avenue C. C. Meyer & Son, stakes R. D. Wood & Co. Hydrants. Ludlow Valve Mf'g Co., valves. John Wahl & Co., lead Schmidt, Kaelber & Co., steel scale. Whitmore, Rauber & Vicinus. paving over water main, Front and Mumford sts. Maurice Leyden, recording deeds Thos. J. Neville, Clerk, disbursements for freight, etc. Total. Water Works Fund. Monthly pay roll for Oct'r, 1887, operating expenses. Monthly pay roll for Oct'r, 1887, service and repairs George W. Aldridge, salary for October. Jas. M. Aikenhead, Bartholomay Brewing Co., castiron water pipe. Henry J. Wemett, Est. No. 5, collecting garbage from Hemlock lake. Wm. L. Buckland, horse hire.	1,490 00 680 00 680 00 300 00 69 89 25 00 360 00 81 81 3 25 51 75 2 12 64 19 9,690 14 2,117 94 2,147 00 200 00 35 64 70 00 2 00
ROCHESS To the Common Counce The accompanying by following statement, tracted, examined, a Board, are hereby of Board for payment, City Charter. Respective City Charter. Respective Charles Payroll for October	OARD DEPARTMENT, CER, N. Y., Oct. 28, 12 (2) (2) (2) (2) (3) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4	887. per the y con- yy this norable of the oard. 836 94 350 00 64 76 13 29 29 00 242 08 40 26 10 00 93 13 39 60 829 86 174 45 11 10	Andrew E. Hyde, estimate No. 1, group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dver, estimate No. 1, group 126. Geo. Chambers, estimate No. 1, group 125. John Howe, estimate No. 3, group 119. David Clancy, laying water main, Hastings avenue C. C. Meyer & Son, stakes R. D. Wood & Co., Hydrants. Ludlow Valve Mf'g Co., valves. John Wahl & Co., lead Schmidt, Kaelber & Co., steel scale. Whitmore, Rauber & Vicinus, paving over water main, Front and Mumford sts. Maurice Leyden, recording deeds Thos. J. Neville, Clerk, disbursements for freight, etc. Total. **Water Works Fund.** Monthly pay roll for Oct'r, 1887, operating expenses. Monthly pay roll for Oct'r, 1887, service and repairs George W. Aldridge, salary for October. Jas. M. Aikenhead, Bartholomay Brewing Co., cast iron water pipe. Henry J. Wemett, Est. No. 5, collecting garbage from Hemlock lake. Wm. L. Buckland, horse hire. Frances McKenna, washing	1,490 00 680 00 680 00 300 00 69 89 25 00 360 00 81 81 427 78 3 25 51 75 2 12 64 19 9,690 14 2,117 94 2,117 94 2,117 94 200 00 200 00 35 64 70 00 2 00
ROCHESS To the Common Counc The accompanying by following statement, tracted, examined, a Board, are hereby of Board for payment, City Charter. Respective Charter. Hespectics of the Council of the Coun	OARD DEPARTMENT, CER, N. Y., Oct. 28, 15 cil: soils and estimates, as having been lawfull udited and settled be retified to your hor pursuant to sec. 148 tfully submitted, os. J. NEVILLE, Clerk of Executive Beway Fund. ng Oct. 20th. \$412 68 Oct. 27th. 424 26 ift bridge tenders, Adam, Frank street, to f Frank st., yard. In for sweeper. nber and stakes. N. St. Paul street. constructing new instract. gravel. ngs	887. per the y con- y this norable of the oard. 836 94 350 00 64 76 13 29 29 00 242 08 40 26 10 00 93 13 39 60 829 86 174 45 11 19 1 95	Andrew E. Hyde, estimate No. 1, group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dver, estimate No. 1, group 126. Geo. Chambers, estimate No. 1, group 126. Geo. Chambers, estimate No. 3, group 119. David Clancy, laying water main, Hastings avenue C. C. Meyer & Son, stakes R. D. Wood & Co. Hydrants Ludlow Valve Mf'g Co., valves. John Wahl & Co., lead Schmidt, Kaelber & Co., steel scale. Whitmore, Rauber & Vicinus, paving over water main, Front and Mumford sts. Maurice Leyden, recording deeds Thos. J. Neville, Clerk, disbursements for freight, etc. Total. **Water Works Fund.** Monthly pay roll for Oct'r, 1887, operating expenses. Monthly pay roll for Oct'r, 1887, service and repairs George W. Aldridge, salary for October Jas. M. Aikenhead, Bartholomay Brewing Co., castiron water pipe. Henry J. Wemett, Est. No. 5, collecting garbage from Hemlock lake. Wm. L. Buckland, horse hire Frances McKenna, washing A. F. & S. C. Stewart, repairs to wagons.	1,490 00 680 00 680 00 300 00 69 89 25 00 360 00 81 81 81 81 427 78 3 25 51 75 2 12 64 19 9,690 14 22,117 94 22,117 94 22,147 00 200 00 35 64 70 00 8 70
To the Common Counce The accompanying be following statement, tracted, examined, as Board, are hereby of Board for payment, City Charter. Respective Charter. Respective Charter and the state of the Charter of the State of the Sta	OARD DEPARTMENT, CER, N. Y., Oct. 28, 12 cil: sills and estimates, as having been iawfull udited and settled the retified to your hor pursuant to sec. 148 tfully submitted, os. J. NEVILLE, Clerk of Executive Beneral Fund. Ing Oct. 20th. \$412 68 Oct. 27th. 424 26 ift bridge tenders, and am, Frank street, to f Frank st., yard. In for sweeper. No st. Paul street. No St. Paul street. Constructing new outract. No St. Paul street.	887. per the y con- yy this norable of the oard. 836 94 350 00 64 76 13 29 29 00 242 08 40 26 10 00 93 13 39 60 829 86 174 45 11 10	Andrew E. Hyde, estimate No. 1, group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dver, estimate No. 1, group 127. Geo. Chambers, estimate No. 1, group 128. Geo. Chambers, estimate No. 3, group 125. John Howe, estimate No. 3, group 119. David Clancy, laying water main, Hastings avenue C. C. Meyer & Son, stakes R. D. Wood & Co., Hydrants. Ludlow Valve Mf'g Co., valves. John Wahl & Co., lead Schmidt, Kaelber & Co., steel scale. Whitmore, Rauber & Vicinus, paving over water main, Front and Mumford sts. Maurice Leyden, recording deeds Thos. J. Neville, Clerk, disbursements for freight, etc. Total. **Water Works Fund.** Monthly pay roll for Oct'r, 1887, operating expenses Monthly pay roll for Oct'r, 1887, service and repairs George W. Aldridge, salary for October. Jas. M. Aikenhead, Bartholomay Brewing Co., cast iron water pipe. Henry J. Wemett, Est. No. 5, collecting garbage from Hemlock lake Wm. L. Buckland, horse hire Frances McKenna, washing A. F. & S. C. Stewart, repairs to wagons. H. A. Kingsley & Co., shovels.	1,490 00 680 00 680 00 300 00 69 89 25 00 360 00 81 81 82 78 427 78 64 19 9,690 14 2,117 94 2,117 94 2,147 00 200 00 35 64 70 00 2 00 8 70 47 71 8 50
ROCHESS To the Common Counc The accompanying by following statement, tracted, examined, a Board, are hereby of Board for payment, City Charter. Respective Charter. Respective Charter and the state of	OARD DEPARTMENT, CER, N. Y., Oct. 28, 15 ct. 28. 15 ct.	887. per the y con- yy this norable of the 0 ard. 836 94 350 00 64 76 13 29 29 00 242 08 40 26 10 00 93 13 39 60 829 86 174 45 11 10 1 95 2 94	Andrew E. Hyde, estimate No. 1, group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dver, estimate No. 1, group 126. Geo. Chambers, estimate No. 1, group 125. John Howe, estimate No. 3, group 119. David Clancy, laying water main, Hastings avenue C. C. Meyer & Son, stakes R. D. Wood & Co. Hydrants Ludlow Valve Mf'g Co., valves. John Wahl & Co., lead Schmidt, Kaelber & Co., steel scale. Whitmore, Rauber & Vicinus, paving over water main, Front and Mumford sts. Maurice Leyden, recording deeds Thos. J. Neville, Clerk, disbursements for freight, etc. Total. Water Works Fund. Monthly pay roll for Oct'r, 1887, operating expenses. Monthly pay roll for Oct'r, 1887, service and repairs. George W. Aldridge, salary for October. Jas. M. Aikenhead, Bartholomay Brewing Co., castiron water pipe. Henry J. Wemett, Est. No. 5, collecting garbage from Hemlock lake. Wm. L. Buckland, horse hire Frances McKenna, washing A. F. & S. C. Stewart, repairs to wagons. H. A. Kingsley & Co., shovels.	1,490 00 680 00 680 00 300 00 69 99 25 00 360 00 81 81 81 81 81 25 75 2 12 2 12 427 78 64 19 9,690 14 22,117 94 22,117 94 22,147 00 200 00 35 64 70 00 8 70 8 70 8 50 80 25
ROCHESS To the Common Counce The accompanying be following statement, tracted, examined, at Board, are hereby compared by the form of the	OARD DEPARTMENT, CER, N. Y., Oct. 28, 12 cil: bills and estimates, as having been iawfull udited and settled to tertified to your hor pursuant to sec. 148 tfully submitted, OS. J. NEVILLE, Clerk of Executive B. Ward Fund. Ing Oct. 20th. \$412 68 Oct. 27th. 424 26	887. per the y con- yy this norable of the oard. 836 94 350 00 64 76 13 29 00 242 86 40 26 10 00 93 13 39 60 829 86 174 45 11 95 2 94 203 95	Andrew E. Hyde, estimate No. 1, group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dver, estimate No. 1, group 126. Geo. Chambers, estimate No. 1, group 125. John Howe, estimate No. 3, group 119. David Clancy, laying water main, Hastings avenue C. C. Meyer & Son, stakes R. D. Wood & Co., Hydrants. Ludlow Valve Mf'g Co., valves. John Wahl & Co., lead Schmidt, Kaelber & Co., steel scale. Whitmore, Rauber & Vicinus, paving over water main, Front and Mumford sts. Maurice Leyden, recording deeds Thos. J. Neville, Clerk, disbursements for freight, etc. Total. **Water Works Fund.** Monthly pay roll for Oct'r, 1887, operating expenses. Monthly pay roll for Oct'r, 1887, service and repairs. George W. Aldridge, salary for October. Jas. M. Aikenhead, Bartholomay Brewing Co., cast iron water pipe. Henry J. Wemett, Est. No. 5, collecting garbage from Hemlock lake. Wm. L. Buckland, horse hire Frances McKenna, washing A. F. & S. C. Stewart, repairs to wagons. H. A. Kingsley & Co., shovels. Sherwood & Rumsey, leather. Louis Ernst & Son, hardware. Stone & Campbell, feed.	1,490 00 680 00 300 00 490 00 360 00 360 00 360 00 361 81 427 78 3 25 51 75 2 12 64 19 9,690 14 2,117 94 2,147 00 200 00 35 64 70 00 8 70 00 8
ROCHESS To the Common Counce The accompanying be following statement, tracted, examined, at Board, are hereby common Counce High Payroll for week endi Monthly pay roll if for October	OARD DEPARTMENT, CER, N. Y., Oct. 28, 12 cil: soils and estimates, as having been iawfull udited and settled the tertified to your hor pursuant to sec. 148 tfully submitted, OS. J. NEVILLE. Clerk of Executive Brands Fund. Ing Oct. 20th. \$412 68 Oct. 27th. 424 26	887. per the y con- yy this norable of the 0 ard. 836 94 350 00 64 76 13 29 29 00 242 08 40 26 10 00 93 13 39 60 829 86 174 45 11 10 1 95 2 94	Andrew E. Hyde, estimate No. 1, group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dver, estimate No. 1, group 126. Geo. Chambers, estimate No. 1, group 125. John Howe, estimate No. 2, group 125. John Howe, estimate No. 3, group 119. David Clancy, laying water main, Hastings avenue C. C. Meyer & Son, stakes R. D. Wood & Co., Hydrants. Ludlow Valve Mf'g Co., valves John Wahl & Co., lead Schmidt, Kaelber & Co., steel scale. Whitmore, Rauber & Vicinus, paving over water main, Front and Mumford sts. Maurice Leyden, recording deeds Thos. J. Neville, Clerk, disbursements for freight, etc. Total. ** Water Works Fund. Monthly pay roll for Oct'r, 1887, operating expenses Monthly pay roll for Oct'r, 1887, service and repairs George W. Aldridge, salary for October Jas. M. Aikenhead, Bartholomay Brewing Co., castiron water pipe. Henry J. Wemett, Est. No. 5, collecting garbage from Hemlock lake Wm. L. Buckland, horse hire Frances McKenna, washing A. F. & S. C. Stewart, repairs to wagons. H. A. Kingsley & Co., shovels Sherwood & Rumsey, leather Louis Ernst & Son, hardware Stone & Campbell, feed. Wm. B. Burke, iron supplies.	1,490 00 680 00 680 00 300 00 69 89 25 00 360 00 81 81 427 78 3 25 51 75 2 12 64 19 9,690 14 2,117 94 2,147 00 200 00 200 00 87 64 70 00 8 70 47 71 8 50 80 25 28 91 18 55 2 89 18 55 2 89 18 55
To the Common Counce The accompanying be following statement, tracted, examined, as Board, are hereby of Board for payment, City Charter. Respective Charter. Respective Charter and the state of the Charter of the Cha	OARD DEPARTMENT, CER, N. Y., Oct. 28, 12 cil: sills and estimates, as having been iawfull udited and settled the retified to your hor pursuant to sec. 148 tfully submitted, os. J. NEVILLE, Clerk of Executive Beneral Parallel Science of Executive Beneral Fund. Ing Oct. 20th. \$412 68 Oct. 27th. 424 28 ift bridge tenders, and am, Frank street, to f Frank st., yard. In for sweeper. In for sweeper. N. St. Paul street. N. St. Paul street. Constructing new outract gravel. Ings. Ingravel. I	887. per the y con- yy this norable of the oard. 836 94 350 00 64 76 13 29 29 00 242 08 40 26 10 00 93 13 39 60 829 86 174 45 1 195 2 94 205 95 2 00	Andrew E. Hyde, estimate No. 1, group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dver, estimate No. 1, group 126. Geo. Chambers, estimate No. 1, group 125. John Howe, estimate No. 3, group 119. David Clancy, laying water main, Hastings avenue C. C. Meyer & Son, stakes R. D. Wood & Co., Hydrants. Ludlow Valve Mf'g Co., valves. John Wahl & Co., lead. Schmidt, Kaelber & Co., steel scale. Whitmore, Rauber & Vicinus, paving over water main, Front and Mumford sts. Maurice Leyden, recording deeds Thos. J. Neville, Clerk, disbursements for freight, etc. Total. **Water Works Fund.** Monthly pay roll for Oct'r, 1887, operating expenses. Monthly pay roll for Oct'r, 1887, service and repairs George W. Aldridge, salary for October. Jas. M. Aikenhead, Bartholomay Brewing Co., cast iron water pipe. Henry J. Wemett, Est. No. 5, collecting garbage from Hemlock lake. Wm. L. Buckland, horse hire. Frances McKenna, washing A. F. & S. C. Stewart, repairs to wagons. H. A. Kingsley & Co., shovels. Sherwood & Rumsey, leather. Louis Ernst & Son, hardware. Stone & Campbell, feed. Wm. B. Burke, iron supplies.	1,490 00 680 00 680 00 300 00 69 89 25 00 360 00 81 81 427 78 3 25 51 75 2 12 64 19 9,690 14 2,117 94
ROCHEST To the Common Counce The accompanying be following statement, tracted, examined, as Board, are hereby common Counce How the statement of the statement	OARD DEPARTMENT, CER, N. Y., Oct. 28, 19 (2012). Soil: sills and estimates, as having been iawfull udited and settled the tertified to your hor pursuant to sec. 148 (1018) to sec. 148 (1018) to sec. 148 (1018). NEVILLE, Clerk of Executive Boxay Fund. Ing Oct. 20th. \$412 68 Oct. 27th. 424 26 Oct. 27th. 424 26 Soil to sec. 148 (1018) t	887. per the y con- yy this norable of the oard. 836 94 350 00 64 76 13 29 00 242 08 40 26 10 00 93 13 39 60 174 45 11 10 01 1 95 2 94 205 95 2 00 550 00	Andrew E. Hyde, estimate No. 1, group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dver, estimate No. 1, group 126. Geo. Chambers, estimate No. 1, group 126. Geo. Chambers, estimate No. 2, group 126. John Howe, estimate No. 3, group 119. David Clancy, laying water main, Hastings avenue C. C. Meyer & Son, stakes R. D. Wood & Co. Hydrants. Ludlow Valve Mf'g Co., valves. John Wahl & Co., lead Schmidt, Kaelber & Co., steel scale. Whitmore, Rauber & Vicinus, paving over water main, Front and Mumford sts. Maurice Leyden, recording deeds. Thos. J. Neville, Clerk, disbursements for freight, etc. Total. **Water Works Fund.** Monthly pay roll for Oct'r, 1887, operating expenses. Monthly pay roll for Oct'r, 1887, operating expenses. Monthly pay roll for Oct'r, 1887, service and repairs George W. Aldridge, salary for October. Jas. M. Aikenhead, Bartholomay Brewing Co., cast iron water pipe. Henry J. Wemett, Est. No. 5, collecting garbage from Hemlock lake. Wm. L. Buckland, horse hire Frances McKenna, washing A. F. & S. C. Stewart, repairs to wagons. H. A. Kingsley & Co., shovels. Sherwood & Rumsey, leather. Louis Ernst & Son, hardware. Stone & Campbell, feed. Wm. B. Burke, iron supplies. Garvey & Donnelly, repairs to wagons. F. C. Lauer & Sons, sidewalk, etc.	1,490 00 680 00 680 00 300 00 69 89 25 00 360 00 81 81 81 427 78 3 25 51 75 2 12 64 19 9,690 14 2,117 94 2,117 94 2,147 00 200 00 200 00 8 70 4 77 1 8 50 80 25 10 72 4 25
ROCHESS To the Common Counce The accompanying be following statement, tracted, examined, as Board, are hereby of Board for payment, City Charter. Respective Charter. Respective Charter. Respective Charter. Respective Charter. Respective Charter Charter. Pay roll for October. Pay roll breaking McAyard. Jos. F. Bonesteel, rent Charles Peiffer, broom C. C. Meyer & Son, lur John Saunders, repair Vacuum Oil Co., oil. R. E. Pike, McAdam. John Knoeferl, stone, McConnell & Jones, crosswalks as per co. A. S. Mann, sand and shorer & Taillie, casti Henry Hebing, hardw F. E. Brown, lumber J. W. & F. P. Crouch lumber. J. B. West, repairs to Bridge. Rochester Bridge and estimate repairs to J. Scott Wilson & Co.,	OARD DEPARTMENT, CER, N. Y., Oct. 28, 12 cil: sills and estimates, as having been iawfull udited and settled the tertified to your hor pursuant to sec. 148 tfully submitted, OS. J. NEVILLE, Clerk of Executive Bracay Fund. Ing Oct. 20th. \$412 68 Oct. 27th. 424 26 ift bridge tenders, and am. Frank street, to f Frank st., yard. In for sweeper. N. St. Paul street. N. St. Paul street. N. St. Paul street. St.	887. per the y con- yy this norable of the oard. 836 94 350 00 64 76 13 29 29 00 242 08 40 26 10 00 93 13 39 60 829 86 174 45 1 195 2 94 205 95 2 00	Andrew E. Hyde, estimate No. 1, group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dver, estimate No. 1, group 126. Geo. Chambers, estimate No. 1, group 126. Geo. Chambers, estimate No. 2, group 126. John Howe, estimate No. 3, group 119. David Clancy, laying water main, Hastings avenue C. C. Meyer & Son, stakes R. D. Wood & Co. Hydrants. Ludlow Valve Mf'g Co., valves. John Wahl & Co., lead Schmidt, Kaelber & Co., steel scale. Whitmore, Rauber & Vicinus, paving over water main, Front and Mumford sts. Maurice Leyden, recording deeds. Thos. J. Neville, Clerk, disbursements for freight, etc. Total. **Water Works Fund.** Monthly pay roll for Oct'r, 1887, operating expenses. Monthly pay roll for Oct'r, 1887, operating expenses. Monthly pay roll for Oct'r, 1887, service and repairs George W. Aldridge, salary for October. Jas. M. Aikenhead, Bartholomay Brewing Co., cast iron water pipe. Henry J. Wemett, Est. No. 5, collecting garbage from Hemlock lake. Wm. L. Buckland, horse hire Frances McKenna, washing A. F. & S. C. Stewart, repairs to wagons. H. A. Kingsley & Co., shovels. Sherwood & Rumsey, leather. Louis Ernst & Son, hardware. Stone & Campbell, feed. Wm. B. Burke, iron supplies. Garvey & Donnelly, repairs to wagons. F. C. Lauer & Sons, sidewalk, etc.	1,490 00 680 00 680 00 300 00 69 89 25 00 360 00 81 81 81 81 81 75 2 12 2 12 9,690 14 22,117 94 22,117 94 22,117 00 200 00 35 64 70 00 8 70 200 00 35 64 70 00 8 70 18 55 2 89 18 55 2 89 18 55 2 89 18 55 385 19 27 54 32 45
ROCHEST To the Common Counce The accompanying be following statement, tracted, examined, at Board, are hereby of Board for payment, City Charter. Respective Charles are sensible to the for October. Pay roll for week endi Monthly pay roll if for October. Pay roll breaking McAyard. Jos. F. Bonesteel, rent Charles Peiffer, broom C. C. Meyer & Son, lur John Saunders, repair Vacuum Oil Co., oil. R. E. Pike, McAdam. John Knoeferl, stone, McConnell & Jones, crosswalks as per co. X. S. Mann, sand and shorer & Taillie, casti Henry Hebing, hardwell. F. E. Brows, lumber. J. B. West, repairs to Bridge. Rochester Bridge and estimate repairs to C. J. Scott Wilson & Co., J. Emory Jones, repai bridge.	OARD DEPARTMENT, CER, N. Y., Oct. 28, 12 cil: ioills and estimates, as having been iawfull udited and settled the tertified to your hor pursuant to sec. 148 tfully submitted, OS. J. NEVILLE, Clerk of Executive Branch Clerk of Frank street, and to Frank street, to frank street, to frank street, and for sweeper mber and stakes sto sewer grates. N. St. Paul street. N. St. Paul street. Constructing new mitract. gravel. ngs. are. if final payment for pump, Lyell avenue in for Works, final ourt street bridge. oil. rs, to Allen street lift.	887. per the y con- y this norable of the oard. 836 94 350 00 64 76 13 29 29 00 242 08 40 26 10 00 93 13 39 60 829 86 11 10 1 95 2 94 203 95 2 00 550 00 9 28 18 07	Andrew E. Hyde, estimate No. 1, group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dver, estimate No. 1, group 127. Geo. Chambers, estimate No. 1, group 128. Geo. Chambers, estimate No. 2, group 125. John Howe, estimate No. 3, group 119. David Clancy, laying water main, Hastings avenue C. C. Meyer & Son, stakes R. D. Wood & Co., Hydrants. Ludlow Valve Mf'g Co., valves. John Wahl & Co., lead Schmidt, Kaelber & Co., steel scale. Whitmore, Rauber & Vicinus, paving over water main, Front and Mumford sts. Maurice Leyden, recording deeds Thos. J. Neville, Clerk, disbursements for freight, etc. Total. **Water Works Fund.** Monthly pay roll for Oct'r, 1887, operating expenses. Monthly pay roll for Oct'r, 1887, service and repairs George W. Aldridge, salary for October. Jas. M. Aikenhead, Bartholomay Brewing Co., cast iron water pipe. Henry J. Wemett, Est. No. 5, collecting garbage from Hemlock lake. Wm. L. Buckland, horse hire. Frances McKenna, washing A. F. & S. C. Stewart, repairs to wagons. H. A. Kingsley & Co., shovels. Sherwood & Rumsey, leather. Louis Ernst & Son, hardware Stone & Campbell, feed. Wm. B. Burke, iron supplies. Garvey & Donnelly, repairs to wagons. F. C. Lauer & Sons, sidewalk, etc. Henry Kuhn, oats. Alfred P. Mann, harness supplies, etc Hicks & McKenzie, horse-shoeing.	1,490 00 680 00 680 00 300 00 689 89 25 00 360 00 881 81,75 2 12 64 19 9,690 14 2,117 94 2,147 00 200 00 35 64 70 00 87 00 47 71 8 50 80 25 18 55 10 72 27 54 32 45 41 25
ROCHESS To the Common Counce The accompanying by following statement, tracted, examined, as Board, are hereby of Board for payment, City Charter. Respective City Charter Respective City Charter Pay roll breaking McLyard. Monthly pay roll by for October. The Charles Peiffer, broom C. C. Meyer & Son, but Jons, E. Bonesteel, rent Charles Peiffer, broom C. C. Meyer & Son, but John Saunders, repair Vacuum Oil Co., oil. R. E. Pike, McAdam. John Knoeferl, stone, McConnell & Jones, crosswalks as per co A. S. Mann, sand and shorer & Taillie, castiffer Hebling, hardw F. E. Brown, lumber. J. B. West, repairs to Bridge. Respective Cochester Bridge and estimate repairs to J. Scott Wilson & Co., J. Emory Jones, repair	OARD DEPARTMENT, CER, N. Y., Oct. 28, 12 cil: ioills and estimates, as having been iawfull udited and settled the tertified to your hor pursuant to sec. 148 tfully submitted, OS. J. NEVILLE, Clerk of Executive Branch Clerk of Frank street, and to Frank street, to frank street, to frank street, and for sweeper mber and stakes sto sewer grates. N. St. Paul street. N. St. Paul street. Constructing new mitract. gravel. ngs. are. if final payment for pump, Lyell avenue in for Works, final ourt street bridge. oil. rs, to Allen street lift.	887. per the y con- yy this norable of the oard. 836 94 350 00 64 76 13 29 00 242 86 40 26 10 00 93 13 39 60 829 86 174 45 11 195 2 94 203 95 2 00 9 28	Andrew E. Hyde, estimate No. 1, group 128 Geo. Chambers, estimate No. 1, group 127. Wm, Dver, estimate No. 1, group 126. Geo. Chambers, estimate No. 1, group 125. John Howe, estimate No. 3, group 119. David Clancy, laying water main, Hastings avenue C. C. Meyer & Son, stakes R. D. Wood & Co., Hydrants. Ludlow Valve Mf'g Co., valves. John Wahl & Co., lead Schmidt, Kaelber & Co., steel scale. Whitmore, Rauber & Vicinus, paving over water main, Front and Mumford sts. Maurice Leyden, recording deeds Thos. J. Neville, Clerk, disbursements for freight, etc. Total. **Water Works Fund.* Monthly pay roll for Oct'r, 1887, operating expenses. Monthly pay roll for Oct'r, 1887, operating expenses. Monthly pay roll for Oct'r, 1887, service and repairs. George W. Aldridge, salary for October. Jas. M. Aikenhead, Bartholomay Brewing Co., castiron water pipe. Henry J. Wemett, Est. No. 5, collecting garbage from Hemlock lake. Wm. L. Buckland, horse hire Frances McKenna, washing A. F. & S. C. Stewart, repairs to wagons. H. A. Kingsley & Co., shovels. Sherwood & Rumsey, leather. Louis Ernst & Son, hardware. Stone & Campbell, feed. Wm. B. Burke, iron supplies. Garvey & Donnelly, repairs to wagons. F. C. Lauer & Sons, sidewalk, etc. Henry Kuhn, oats.	1,490 00 680 00 680 00 300 00 69 89 25 00 360 00 81 81 81 81 81 75 2 12 2 12 9,690 14 22,117 94 22,117 94 22,117 00 200 00 35 64 70 00 8 70 200 00 35 64 70 00 8 70 18 55 2 89 18 55 2 89 18 55 2 89 18 55 385 19 27 54 32 45

Poshorter Lord Works lead nine solder		J. W. Breakey, estimates:		
Rochester Lead Works, lead pipe, solder, etc	32 18	Caledonia ave., O. 3082	33 44	
M. Barry, wood and sand Union Water Meter Co., meters and rep'rs	15 00 23 83	S. Ford st., O. 3,095 N. Ford st., sec. 1, O. 3,096	$\begin{array}{c} 17 & 71 \\ 4 & 43 \end{array}$	
Alexander Gray, coal and cartage	10 44	Jefferson ave., O. 3,108	30 78	
National Meter Co, crown meter	55 50 15 00	Plymouth ave., O. 3,127	$\frac{50}{17} \frac{49}{49}$	
Union and Advertiser Co., water rent bills Scrantom, Wetmore & Co., stationery	4 75	Spring st., O. 3,129	34 41	
Scrantom, Wetmore & Co., stationery Beir & Williams, renewal of policy Rich-	22 50	Jefferson ave., O. 3,108. Plymouth ave., O. 3,127. Reynolds st., O. 3,129. Spring st., O. 3,135. S. Washington st., O. 3,150. Jefferson ave., sec. 2, O. 3,173 Atkinson st., sec. 1, O. 3,239. 2, O. 3,240. Plymouth ave., sec. 2, O. 3,242.	16 83	
Jas. R. Chamberlin, packing, hose, &c	59 11	Atkinson st., sec. 1, O, 3,239	$\begin{array}{ccc} 23 & 16 \\ 12 & 84 \end{array}$	
Joseph Cowles, labor and material	5 06	2, 0. 3,240	21 48	
Robert Crennell, labor and expenses B. F. Harris, rent of barn for October, 1887	$\begin{array}{c c} 2 & 15 \\ 22 & 50 \end{array}$	Plymouth ave., sec. 2, 0. 3,242	30 11	\$293 17
Roch. Gas Light Co., gas	12 90	Jacob Stein, estimates:		V
Roch. Gas Light Co., gas. United Gas Imp't Co., gas. Albert Will, repairs to stove.	$\frac{2}{3} \frac{40}{20}$	Chatham st., O. 3,085	15 50 46 09	
C. A. Phillips, coal Ludlow Valve M'fg Co., valves	6 00	Clinton st., sec. 1, O. 3,051. Clinton st., sec. 2, O. 3,088. East ave., sec. 1, O. 3,091. Franklin st., O. 3,100.	51 25	
J. Emory Jones, labor and material, pump	710 24	East ave., sec. 1, O. 3,091	39 07 25 79	
house	14 80	Scio st., O. 3,132 East st., O. 3,158	$16 \ 16$	
John A. Vanderwerf, labor and material. McConnell & Jones, labor and material	264 05	East st., O. 3,158	$\frac{5}{17} \frac{98}{71}$	
West ave	54 00	East st., O. 3,198	13 28	
James Field, oakum, &c	$\begin{array}{c} 8 & 07 \\ 6 & 37 \end{array}$	William st., O. 3,243	26 60	257 43
James Field, oakum, &c				WO1 30
eine	37 50 146 88	John Durnan, estimates: Central ave., O. 3,084. Chestnut st., O. 3,086. Clinton pl., O. 3,089. Court st., O. 3,090. Elm st., O. 3,090. Hudson st., O. 3,106. North ave., sec. 1, O., 3,122. North ave., sec. 2, O. 3,123. St. Joseph st., O. 3,126. S. Union st., O. 3,144. University ave., sec. 1, O. 3,144. South ave., sec. 2, O. 3,189. Stone st., O. 3,212. North ave., sec. 3, O. 3,214.	52 04	
J. B. Colman, taps Goodale & Stiles, globes, &c Bradshaw & Herzberger, coal	3 71	Clinton pl., O. 3,086	25 69 19 93	
Bradshaw & Herzberger, coal	$\frac{402}{121} \frac{51}{72}$	Court st., O. 3,090.	$32 \ 11$	
Thos. J. Neville, clerk, disbursements	3 30	Elm st., O. 3,092	4 16 40 96	
S. B. Williams, oil	24 45	North ave., sec. 1, O., 3,122	54 57	
Schmidt, Kaelber & Co., zincs S. B. Williams, oil. J. W. Beam, hardware A. G. Dolbear, labor and material	$\frac{9}{27} \frac{74}{02}$	North ave., sec. 2, O. 3,123	39 86 46 06	
_		S. Union st., O. 3,142	29 67 32 11	
Total\$	7,585 46	University ave., sec. 1, O. 3,144	32 11 48 72	
Fire Department Fund.		Stone st., O. 3,212	8 85	
Monthly pay roll for October\$	4,261 34 2 70	North ave., sec. 3, O. 3,214. James st., O. 3,216. Broadway, O. 3,217.	23 25 37 14	
United Gas Improvement Co., gas. Louis Ernst & Son, hardware. Stone & Campbell, oats, &c.	4 56	James st., U. 3,216	78 29	
Stone & Campbell, oats, &c	404 90 5 60			573 41
Atkinson & Sykes, repairs to apparatus. Elwood & Brien, keys, &c Samuel Bemish, washing for September Active Hose Co., monthly appropriation.	2 60	Edward Weilert, estimates: N. Goodman st., O. 3,104 Park ave., O. 3,124 Goodman st., O. 3,103	18 82	
Samuel Bemish, washing for September	25 30 250 00	Park ave., O. 3,124	31 00	
	237 50	Goodman st., O. 3,103	17 72	67 54
Rochester Gas Light Co., gas	11 25	Dennis Kelly. estimate:		0/ 15
Utica Fire Alarm Telegraph Co., fire alarm boxes, wire, &c	614 23	Lyell ave., 0.3,112	,	84 15
boxes, wire. &c	7 80	Center st., O. 3,083	13 14	
T. A. Holdridge, storage of wagon	$\frac{12}{84} \frac{00}{00}$	Lyell ave., O. 3,112. Geo. Bantei & Sons, estimates: Center st., O. 3,083	105 75 75 57	
Joseph H. Adwen, painting apparatus A.F. & S. C. Stewart, difference in wagons		Fulton ave., O. 3,102	148 14	
and repairs to apparatus. Thomas W. Ford, plumbing. James Field, bags, &c. W. W. Jefferson, labor. Schmidt, Kaelber & Co., supplies. Thos. J. Neville, Clerk, disbursements.	$\begin{array}{c} 342 \ 52 \\ 13 \ 43 \end{array}$	Jay st., O. 3,197	65 71 368 00	
James Field, bags, &c	$2\ 11$	E. Main st., O. 3,113	203 71	
W. W. Jefferson, labor	48 00 65 05	E. and W. Main sts., O. 3,114	$\frac{293}{79} \frac{74}{14}$	
Thos. J. Neville, Clerk, disbursements	21 99	Meigs st., O. 3,115	123 54	
Total\$	6 416 88	Prince st., 0.3,128	55 86 75 57	
	0,110 00	E. and W. Main sts., O. 3,114 Meigs st., O. 3,115. Prince st., O. 3,128. Prince st., O. 3,128. Rowley st., O. 3,131 State st., O. 3,144. V. Union st., O. 3,143. University ave., sec. 2, O. 3,145. Vincent place, O. 3,147. Scio st., sec. 2, O. 3,166. Monroe ave., O. 3,172. Kent st., sec. 1, O. 3,188. 2, O. 3,186. Gibbs st., sec. 2, O. 3,188. Lake ave., sec. 2, O. 3,210. University ave., sec. 4, O. 3,213.	276 00	
Street Sprinkling Funds.		N. Union st., O. 3,143	57 83 57 83	
O. C. French, estimates: Allen st., O. 3.080		3, 0.3,146	98 57	
Allen st., O. 3,080 \$39 86 Exchange st., O. 3,093 60 23		Vincent place, O. 3,147	36 14 36 16	
S. Fitzhugh st., O. 3,094. 32 55 N. Ford st., Sec. 2, O. 3,097. 15 73		Scio st., sec. 2, O. 3,100	143 5 9	
Hill st., O. 3,105		Kent st., sec. 1, O. 3,185	42 72 69 00	
Hill st., O. 3,105. 11 96 Sophia st., O. 3,134. 18 60 Troup st., O. 3,141. 48 82		Gibbs st. sec. 2. O. 3.188	36 15	
N. Washington st., O. 3,149 16 16		Lake ave., sec. 2, O. 3,210	147 8	7
Prospect st., O. 3,218 6 64	\$250 55	University ave., sec. 4, O. 3,213 Frank st., sec. 3, O. 3,232	00 14	
Robert Stewart, estimates:	- Web-00-00	Lake ave., sec. 2, O. 5,210 University ave., sec. 4, O. 3,213 Frank st., sec. 3, O. 3,232 Meigs st., sec. 2, O. 3,233 Bolivar st., O. 3,241 Smithet o. 3,275.	72 29 77 00	
Andrews st., O. 3,081		Bolivar st., O. 3,241 Smith st., O. 3,276	46 80	
Iones et 0 3 109				\$2,927 40
Mortimer st., O. 3,118		Thomas Holahan, estimates:	29 91	
N. St. Paul st., sec. 1, O. 3,138 33 21		Mt. Hope ave., O. 3,119	10 63	i
·· 2, O. 3,139 64 21		South St., O. 3,187	44 29 31 44	
Warehouse st., O. 3,148		Cibbe et sec 1 () 3 18/	4 21 17 71	
	252 16	Central ave., sec. 2, O. 3,211	17 71	-
4 8				

Central ave., sec. 3, O. 3,252 94 50	232 69	Partia! Estimates.	
m./.1		Whitmore, Rauber & Vicinus, Est. No. 1, Park avenue improvement, O. 3,260 \$12,000) 00
Total\$ Local Improvement Funds.	4,938 50	Warren-Scharf Asphalt Paving Co., Est.	
C. P. Lyon, lamphole jacket. North st. pipe		No. 1, Monroe avenue asphaltic improvement, O. 3,287	00
sewer, O. 3,279\$ Monroe Bills, inspection Reis park pipe sewer, O. 3,247	4 72	improvement, 0, 3,274	00
sewer, O. 3,247	6 25	Wm. H. Jones & Sons, Est. No. 1, Mt. Hope avenue gravel improvement, O.	
Samuel Eaton, inspection Averill ave. improvement, O. 3,229	10 00	3,275) ((
Wm.S.Pike, inspection Elm st. pipe sewer,	36 25	John McConnell, Est. No. 1, Kelly street MacAdam improvement, O. 3,289) 00
John Culhane, inspection Hawley and Seward sts. pipe sewer, O. 3,070	12 50		
Jas. S. Murray, inspection Unitario St. Dibe		Wm. Fuller, Est. No. 2, Bay street stone	
sewer, O. 3,278 Obed M. Rice, inspection Griffith st. im-	41 25	sewer, O. 3,238 3,300 John Mauder, Est. No. 1, Spring street	
Obed M. Rice, inspection Griffith st. improvement, O. 3,228. Ernst Kettwig, inspection Post st. pipe	19 37	pipe sewer, O. 3,258	, UC
sewer, O. 3,266	48 75	street MacAdam improvement, O. 3,222, 2,430 McConnell & Jones, Est. No. 8, Goodman) 00
Monroe Bills, inspection Avenue D pipe sewer, O. 3,280	20 00	street outlet sewer, O. 2,963 3,600) ((
Wm. S. Pike, inspection Mt. Hope ave.	5 00		00
gravel improvement, O. 3,275	55 00	Edward Weilert, Est. No. 3, East avenue	00
John Van Doorn, inspection Scio st. Mc-		Final Estimates.	
Adam improvement, O. 3,222	55 00	John Mauder, Colvin st. plank walk, O.	
Adam improvement, O. 3.289	67 50	S. J. Wagoner, Ontario st. pipe sewer, O.	3 24
John Klein, inspection Bay st. stone sewer, 0.3,238	60 00	3,278. 584 Walter E. Curtiss, Elm st. pipe sewer, O.	1 96
improvement, O. 3,250	18 13	3,277. 1,065 Walter F. Curtiss, Post st. pipe sewer, O.	5 80
August Seiser, inspection Parsells ave.pipe sewer, O. 3,170	20 00	3.266	60
Jas. S. Murray, inspection Mason st. sewer enlargement, O. 3,293.	7 50	3.266. 366 Thos, Oliver & Sons, Averill ave. gravel improvement, O. 3,229. 5,102	3 49
William Howe, inspection Hawley, Rey-		waiter E. Curtiss, North St. pipe sewer, O.	3 50
nolds and Flint sts. sewer, O. 3,3)8 Monroe Bills, inspection Pennsylvania ave.	5 00	Wm. Dyer, Avenue D pipe sewer, O. 3,280. 556	87
pipe sewer. O. 3,265	10 00		3 52
provement, O. 3,260	32 50	Henry Goetzman, Centennial st. plank	5 25
pipe sewer, O. 3,288	15 00	Thos. Oliver & Sons, Averill ave. cement walks, O. 3.198	
August Seiser, inspection St. Joseph st. pipe sewer, O. 3,288	7 50	F. C. Lauer & Sons, Griffith st. improve-	
D. G. W. Hatch, inspection Goodman st. stone sewer, O. 2,963	60 00	Geo. Chambers, assignee, Hawley and	
M. H. Ray, inspection Ninth st. pipe	25 00	Seward sewer, O. 3,070	84
M. H. Ray, inspection Ninth st. pipe sewer, O. 3,294. Geo. S. Bristow, inspection Spring st. pipe sewer, O. 3,258		McConnell & Brewer, Hebard street grad- ing and walk, O. 3,263	53
n. E. Boardman, inspection Monroe ave.	60 00	and walk, O. 3,283	70
asphalt improvement, O. 3,287	40 00	\$83,255	52
Labor, lengthening services and curb-		Adopted by the following vote: Ayes—Ald. Tracy, Fee, Kohimetz, Fritzsc Elliott, Foley, Hall, Swikehard, Judson, Ste Bohrer, Kelly—12.	he.
boxes, Averill ave. imp't, O. 3,229\$ Street Department.	21 55	Elliott, Foley, Hall, Swikehard, Judson, Ste	in,
Inspection, stakes, etc., Ravine ave. plank	10.00	REPORTS OF SELECT COMMITTEES.	
walk, O. 3,254	10 90	Ald. Elliott from the Select Committee on Ma	1 11-
O. 3,277 Inspection, stakes, etc., Centennial st. plank walk, O. 3,244	31 81	ual for the Common Council reported that to committee had awarded the contract for print	the
plank walk, 0. 3,244	7 82	the manual to John P. Smith, he being the low	
Inspection, stakes, etc., Reis park pipe sewer, O. 3,247	12 92	bidder. By Ald. Elliott—	
Inspection, stakes, etc., Avenue D. pipe sewer, O. 3,280	10 27	To the Hon. the Common Council of the City Rochester:	of
Inspection, stakes, etc., Hawley and Sew- ard sts. pipe sewer, O. 3,070	25 18	The special committee appointed to investige	ate
Inspection, stakes, etc., North st. pipe sewer, 0.3,279	8 78	the Boards of Police and Excise beg to report they have had several meetings, have employed	hat
inspection, stakes, etc., Post st. pipe sewer,		Mr. E. D. Smith as stenographer, Constable Filk	ins
O. 3,266. Inspection, stakes, etc., Ontario st. pipe	26 76	to serve subpœnas, and have determined to he the first meeting for the investigation Mono evening, Nov. 7th, in the Common Council cham	lay
sewer, O. 3.278	12 30	evening. Nov. 7th, in the Common Council cham of the City Hall.	ber
Use of steam roller, etc., Averill ave. gravel improvement, O. 3,229 Use of steam roller, etc., Griffith st. im-	188 46	The committee begs leave to report that it is inserted in the various daily and weekly papers	has
provement, O. 3,228	$234\ 71$	the city notices to persons to send any informat	ion
Inspection, stakes, etc., Hebard st. grading and walk, O. 3,263	15 53	that they have concerning the transactions either board that would be of assistance to	the
Inspection, stakes, etc., Cottage st. grading and walk, O. 3,283	30 17	committee in prosecuting the investigation. The committee respectfully requests the aid	of

all good citizens and of the officials generally, to the end that there may be a proper, thorough and straightforward investigation of the acts and proswangmuor ward investigation of the acts and proceedings of these two boards. It regrets exceedingly to say that it has not yet been able to employ any one to secure for it reliable evidence.

GEO. W. ELLIOTT, Respectfully yours.

J. H. FOLEY, H. G. THAYER, Committee.

Ordered received, filed and published.

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

By the Clerk-

MAYOR'S OFFICE, ROCHESTER, October 26, 1887.

Gentlemen of the Common Council:

At a meeting of your board, held on the evening of the 18th inst., a resolution of which the following is a copy, was duly adopted:

"By Ald. Fee-Resolved, That for the purpose of securing better and more uniform lighting of the streets of the city of Rochester whereon are now streets of the city of Rochester whereon are now placed gas lamps or electric lights, the Lamp Committee be, and hereby is, authorized and directed to open and keep a book wherein, on or after October 25th, 1887, shall be entered the name of each street in the city of Rochester whereon any such gas lamps or electric lights are now placed, together with the number of said lamps or said lights, the number of said gas lamps not burning, the number of said electric lights not burning; and that such entries shall be made in said book on each and every day thereafter, Sundays excepted. Adonted.'' and every day Adopted.

There certainly can be no objection to the Lamp Committee securing to the people of Rochester all the light under the various contracts which gas companies and electric light companies are bound to furnish, and there, certainly is no objection to the Lamp Committee causing a record to be kept of the public lamps of the city, and those from time to time not found lighted, provided that the same be done without incurring

expense to the city.

The resolution is open to objection, however, because it does no particularize in what manner the work suggested is to be accomplished.

It would seem to clothe the Lamp Committee with power to employ an unlimited number of persons to watch the public lamps, or, at least, whose duty it would be to watch them—and report those out it would be to water them—and report those mot found lighted to some person or persons—the resolution does not say to whom—for record.

I am opposed to every resolution which is not plainly drawn and which does not explicitly state how the object desired is to be accomplished.

The resolution is indefinite, because it confers upon the Lamp Committee unlimited power to employ help, and if it does not mean the employment of additional help, then it should not have been offered in its present form and passed; and if it does not mean the employment of additional help, is faulty, because of its extremely indefinite

character in respect thereto.

A resolution calling upon the gas and electric light companies to furnish to the Common Council light companies to furnish to the Common Council a list of the location of their various lights, and a request to the Police Department, and to all citizens, to report daily by letter or otherwise, to the Superintendent of Police, for instance, all defective lamps, or those not found burning the night previous, would, certainly, be timely and the record could be transmitted each day or week to the City Clerk for your information.

City Clerk for your information.

The resolution, as it stands, is objectionable, and

I hereby veto it.

CORNELIUS R. PARSONS, Mayor.

The President stated that the question to be "shall the resolution stand notwithstanding the objections of His Honor the Mayor." The resolution was lost by the following vote:
Nays—Ald. Tracy, Sullivan, Fee, Kohlmetz,

Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.

By Ald. Elliott. (by request). That not more than one (1) person be so employed and that the person so employed by the Lamp Committee shall be paid not exceeding (\$70) dollars a month from November 15, 1887, to April 1, 1888, and that said person be required to give a bond in the sum of 500 dollars for the faithful performance of his duty.

for the faithful performance of his duty.

Ald Foley moved that the resolution be referred to the Lamp Committee and His Honor the Mayor.

Lost. Lost.

Ald. Elliott moved as an amendment that the Police Commissioners be asked to require the policemen to report each day the number of lights unlighted on their beats, and that these facts be reported every day to the person so to be employed by the Lamp Committee. Adopted.

The resolution as amended was then adopted.

By Ald Folar.

By Ald. Foley-

To the Honorable the Common Council of the

City of Rochester:

GENTLEMEN-Your Petitioner, Orinda E. Knapp. respectfully shows, that she is the widow of Royal C. Knapp and the owner of all that parcel of land situated in the City of Rochester, N. Y., and de-

scribed as follows:
All that portion of lots one hundred and seventy-An enat portion of lots one nundred and seventy-two, as distinguished on a map of the south part of town lot sixty-three, made by Elisha Johnson, Surveyor, and lying between the south side of West avenue and an Arborovita hedge running parallel with West avenue and about one hundred and forty feet

south therefrom.

south therefrom. And also all the right, title and interest in and to a driveway thirty-two feet wide at the south line of West avenue and extending back the same width to a point one hundred feet north of Clifton street and twelve feet wide, from thence to Clifton street and known as Henion Place, except such right or privilege granted unto lot owners fronting on said Henion Place, back of your petitioner's property, to pass and re-pass as a private way to and from West avenue.

That thereafter and on or about the year 1884, as

That thereafter and on or about the year 1884, as your petitioner is informed and believes, this Council did pass an ordinance for the opening of Henion place as a public street, and that in pursuance of such ordinance, a commission was appointed to condemn said land for a public street, and that said commissioners made a report of these proceedings thereunder; that your petitioner appealed to the Supreme Court from said report, and that the same was set aside for the reason that no proper amount of damages was awarded to your petitioner for her interest in said land, and that it was in effect declared that said drive was not a public way.

That thereafter there has been erected and placed in said Henion place and upon the land owned by your petitioner electric light poles and wires, and your petitioner is informed and believes whites, and your perhabilities have been so placed at that such poles and wires have been so placed at the instance, request or sanction of your Lamp Committee; that your petitioner desires that the same be removed, and respectfully requests that same be removed, and respectrully requests that your honorable body may cause the said poles and wires removed as early as possible, and that the said land be restored to its former condition immediately before said poles and wires were so placed.

Respectfully submitted. ORINDA E. KNAPP.

Monroe County, City of Rochester, ss.:

Orinda E. Knapp, being duly sworn, says she is the petitioner above named, and that the foregoing J. A. Burgess, Com. of Deeds. petition is true.

On motion of Ald. Foley referred to the Lamp Committee.

By the Clerk-

CITY SURVEYOR'S OFFICE, ROCHESTER, N. Y., Nov. 1, 1887.

To the Honorable, the Common Council of the City of Rochester: GENTLEMEN—The first ordinance for the pur-

chase of the swing bridge over the old Genesee

Valley canal on West avenue and its substitution for bridging over the "Deep Hollow" chasm on the line of Locust street, will be submitted for your

the line of Locust street, will be submitted for your consideration at your regular meeting to-night.

May I be permitted to say that the swing bridge cannot be adapted to the locality at which it is proposed to place it, at much, if any, less expense than that of a new wrought iron bridge, including the abutments, retaining walls, filling in, sidewalks, etc., for the one or the other.

In the pear future it is probable, if not inevitable

In the one or the other.

In the near future it is probable, if not inevitable, that public necessity will demand that a substantial stone culvert be constructed through the whole of the "Deep Hollow creek" chasm, from the west line of the city to the Genesee river.

The construction of such a culvert across Locust street would cost but little more than a suitable

street would cost but little more than a suitable bridge, provided that only so much of the filling in be immediately done as to make general traffic through the street practicable—additional filling in to be done gradually and at small expense to the parties to be assessed therefor.

Submitting this suggestion, I am very respectfully, Your obedient servant,

I. F. QUINBY, City Surveyor.

Ordered received, filed and published.

By the Clerk-

TREASURER'S MONTHLY REPORT.

CITY TREASURER'S OFFICE November 1, 1887.

To the Honorable, the Common Councii:

GENTLEMEN-The Treasurer herewith submits the monthly statement of the balances of the principal funds, on the 1st day of November, 1887, as required by section 58 of the city charter:

Departments.

Balances undrawn.

Fire Department fund.
Poor Department fund.
Police Department fund.
Contingent fund.
Highway fund.
Lamp fund
Health fund.
City Property fund
Park fund.
Water Works fund.
Water Dipe fund 40,733 11 30,683 57 19,688 99 78,580 29 4,073 96 6,291 30 508 45 39,551 74 Water Pipe fund.... 3,125 29 JOHN A. DAVIS, Treasurer.

Subscribed and sworn to before me, \(\ell\) this 1st day of November, 1887. \(\ell\) EDWARD THOMAS, Commissioner of Deeds. Ordered received, filed and published. By the Clerk-

ROCHESTER, Nov. 1, 1887.

To the Honorable, the Common Council:

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GENTLEMEN-The undersigned begs leave to sub-

GENTLEMEN—The undersigned begs leave to submit herewith the following summary of the work performed under his direction during the past month, on the preliminary survey and examinations for the proposed east side trunk sewer. Within a few days after October 1st four complete leveling parties, each consisting of four men, were placed in the field, under the supervision of Mr. Oscar H. Peacock, to test the levels recorded upon the topographical map of the city made in 1876, also to fully supply ment the work performed by taking all additional necessary levels in the whole of the Sixteenth wat and parts of the Ffth, Seventh, Tenth, Twelfth, birteenth and Fourteenth wards. Nearly the whole of the month was occupied with this work fiside of the city limits, and the data so obtained may now be platted upon the map. Since finishing their work within the city all of the four parties have been engaged in running similar series of levels and surveys in those portions of the towns of Brighton and Ironthose portions of the towns of Brighton and Irondequoit, which are adjacent to the eastern and northern boundaries of the city, in order to obtain sufficient data to exhibit the general topography thereof, and to define the extent of territory in said towns, which may be drained by the proposed

sewer. This part of the work is progressing as rapidly as possible, and will doubtless be completed in a few weeks.

It has also been considered expedient to ascer the same been considered expendent to ascer-tain, by accurate instrumental survey, the extent of the swampy lands and marshes at the head of Iron-dequoit bay, in view of the fact that Thoma-creek and other natural water courses, which have heretofore been used as carriers of raw sewage

creek and other natural water courses, which have heretofore been used as carriers of raw sewage empty into the southern portion of said bay; and the question will arise as to the propriety of continuing the use of these creeks for such purpose. One of the field parties has accordingly been assigned to the survey of this locality, and has been occupied therewith for several days past.

In the meantime, thirty-one self registering flood-water guages, for ascertaining the depth of flow in the principal outlet sewers of the entireastern portion of the city were designed, constructed and erected at as many suitable points. Two rain gauges have also been made and set up at the Rochester Bridge Works and the Municipal Gas Works, through the kind permission of Mr. J. F. Alden and Mr. J. Y. McClintock, respectively. With these two new gauges, in addition to those maintained by the U. S. Signal Service on Powers Block, and by the Executive Board at Mt. Hope reservoir, an accurate record of the depth and distribution of any considerable rainfall in the city will be obtained.

The object of securing the data desired from the aforesaid sewer and rain guages, is to determine, if cossible the relation between the amount of water.

aforesaid sewer and rain guages, is to determine, if possible, the relation between the amount of water which falls as rain upon the drainage areas of the several sewers, and that which actually flows of from said areas through the sewers. The sewer guages, moreover, will indicate whether any of the guages, moreover, will indicate whether any of the existing outlets are occasionally surcharged with storm-water, and to what extent; and the information thus obtained will be of the utmost importance in determining the proper dimensions which should be given, not only to the proposed intercepting sewer, but also, to all other local sewers within the city.

Nothing definite concerning the discharge of the Nothing definite concerning the discharge of the sewers during heavy rainfalls can now be given-since the light rains which have fallen during the past month were quickly absorbed by the soil after a protracted drought, and did not affect to any appreciable extent the ordinary flow of sewage. It is to be hoped that before the winter sets in several characteristics and appear to the property of t sharp and severe rain storms will occur, in order to

A number of measurements of the velocity of the current in the Genesee river, between Brew-A number of measurements of the venery and the current in the Genesee river, between Brewer's dock and Charlotte, have also been made during the present low stage of the water. The results obtained show that on the surface the current is affected greatly by the wind, floating objects moving up, down or across the stream, according to the direction of even slight breezes; but below the surface a very slight and steady current toward the lake is found, the average rate of motion being only one mile in nearly eighteen hours, and the greatest rate one mile in about fifteen hours. This fact is of much significance in determining the availibility of the river as a permanent outfall for the sewage of a large and rapidly growing city. In the hydraulic work above mentioned two careful observers, and sometimes more, are required for constant service in addition to the force of assistants in the field, so that during the greater part of the past month twenty men have been regularly engaged in the prosecution of the work.

During the coming month the surveys and levels

During the coming month the surveys and levels in Brighton and Irondequoit will be continued, and other velocity measurements in the river taken. Experiments will also be made whenever practicable, with the view of ascertaining whether any pronounced current exists in the lake between the river and the bay; but as such experiments can be conducted satisfactorily only in calm weather, it is doubtful whether any reliable data can be secured during the remainder of this year.

It may also be remarked that no definite location for the proposed two locations are the proposed two locations.

for the proposed trunk sewer has yet been decided upon, and that this important conclusion can not be reached until all of the necessary data have first

been secured and thoroughly considered. The work now being performed is of a broad scope, and will be useful in the proper presentation of the problem and its ultimate solution in every aspect. Without it there would be too much left to individual judgment founded upon insufficient premises. Respectfully submitted.

EMIL KUICHLING, Civil Engineer. Ordered received, filed and published. been secured and thoroughly considered.

By the Clerk-

OFFICE OF THE OVERSEER OF THE POOR, ROCHESTER, Oct. 31, 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 October he has relieved 313 families in the following manner:

Orders on poor store			 🖠	862	75
Orders on coal vard			 	211	90
Orders on undertakers			 	9%	-90
Orders for shoes			 • •	20	70
Total			98	1.193	45
Less amount charged to tow	ns.	· · ·	 w	46	50

. \$ 1,146 95

Ordered received, filed and published. By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Nov. 1, 1887.

To the Hon. Common Council:

I have the honor to transmit herewith, as required

by law: First, First, monthly report, showing expenditures made by the Executive Board for all purposes, during the month of October, 1887,

Orders drawn on the City Treasurer:

For labor		
Amount certified	to Common	
Council October	8, 1887	
Total	\$124,684	34

Classification:		
Highway fund\$12,	645	37
Water pipe fund 9,	,690	14
Water Works fund	,585	46
Fire Dep't fund	,416	88
Street sprinkling funds 4.	,938	50
Local improvement funds 83.	,407	89
Total		-\$124.684

Balances in funds November 1, 1887.

Dr. Local Improvement funds..... 186,563 13

Street sprinkling funds. 17,643 22

Total Cr. \$204,206 35

City Treasurer.....\$105,071 68
 Lighway fund
 14,097

 24
 Water Pipe fund
 9,019

 47
 Water works fund
 11,004

 48
 Fire Dep't fund
 64,113

 49
 64,113
 16
 \$204,206 35

Respectfully submitted,
Thomas J. Neville, Clerk.
Ordered received, filed and published.

By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Nov. 1, 1887.

Gentlemen—In accordance with the provisions of the City Charter I hereby report that the following named persons have qualified and taken the oath of office required by law:

W. H. Vicinus, H. J. Durgin, George A. Gillette, Elmer E. Wyckoff, Commissioners of Deeds.

Respectfully submitted.

Peters Reference City Clark

PETER SHERIDAN, City Clerk Ordered received, filed and published.

By the Clerk-CITY CLERK'S OFFICE, ROCHESTER, N. Y., Nov, 1, 1887.

To the Hon, the Common Councit; GENTLEMEN—In accordance with the provisions of the city charter I hereby report that the City Assessors have delivered to me the assessment rolls of the city charter I nervely report that the City
Assessors have delivered to me the assessment rolls
for the following improvements, viz.:
Gorham Street Asphalt Imp't, Ordinance No. 3,002
Brown Street Asphalt Imp't, Ordinance No. 3,002
Brown Street Asphalt Imp't, 3,018
Reynolds Street Plank Walk, 3,050
Carter Street Plank Walk, 3,159
Ciffford Street Plank Walk, 3,253
Marion Street Plank Walk, 3,253
Marion Street Plank Walk, 3,253
Wernon Park Plank Walk, 3,035
West Orange Street Plank Walk, 3,035
West Orange Street Plank Walk, 3,209
Grand Avenue Plank Walk, 3,209
Grand Avenue Plank Walk, 3,209
Costar Street Pipe Sewer, 3,061
Costar Street Pipe Sewer, 3,062
Glenwood Avenue Pipe Sewer, 3,063
Glenwood Avenue Pipe Sewer, 3,066
Carlton Place Pipe Sewer, 3,196
Carlton Place Pipe Sewer,

Carlton Place Pipe Sewer, 3,177
Respectfully submitted,
PETTER SHERIDAN. City Clerk.
Ordered received, filed and published.
Allegations were called for, and, no person appearing, Ald. Stein submitted the following:
By Ald. Stein—Resolved, That the foregoing assessment rolls, reported by the City Clerk, be and the same hereby are confirmed.
Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz.
Fritzsche. Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

GENESEE VALLEY CANAL SEWER EXTENSION.
By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of extending what is known as the Genesee Valley Canal outlet sewer from the present southern terminus thereof at Plymouth avenue to the stone culvert under the old Genesee Valley Canal. where it is crossed at a point nearly opposite the beginning of what is called "The Rapids."

beginning of what is called "The Rapids."
Adopted.
The Surveyor submitted as such estimate, \$53,000.
By Ald. Judson—Resolved, That the following
improvement is necessary, viz.:
The construction of the extension of the Genesee
Valley Canal outlet sewer southward from Plymouth avenue to the stone culvert under the old
Genesee Valley Canal, which crossed the line of the Genesee Variation when crossed the meet the said canal at a point nearly opposite the beginning of what is known as "The Rapids of the Genesee river," with the necessary overflows and overflow connections with the Genesee river, with appurtenances thereto; also all required manholes, lampholes, surface sewers, lot laterals and lot connections,—the proposed extension of the Genesee Valtions,—the proposed extension of the Genesee Val-ley outlet sewer to be located, as nearly as practi-cable, westward of the line of the tracks of the B., N. Y. & P. R. R., so as to interfere as little as possible with the traffic of the aforesaid railroad during

And Whereas, The City Surveyor, under the directions of this Council, has made an estimate of

rections of this Council, has made an estimate of the whole expense thereof, and reports the same at \$53,000, which estimate is hereby approved. Resolved, Further, That the following portion of said city is deemed benefited and properly ought to be assessed by a local assessment for the whole expense thereof, viz.:

All the territory included within and described by the following boundary lines, viz. Beginning at the intersection of Genesee street with Bronson at the intersection of Genesee street with Bronson avenue; avenue; thence easterly along Bronson avenue, excluding a tier of lots for a depot of 150 feet on the south side thereof, to Summer Street; thence southerly along the west side of Summer street and excluding one tier of lots on the west side thereof to the south line of Champlain street; thence easterly along Champlain street, and excluding one tier of lots on the south side thereof, to the alley run-ning north and south about midway between Gen-esee street and Jefferson avenue; thence southerly

along said alley, and excluding one tier of lots on the west side thereof, to Strong street; also excluding the lot on the southwest corner of said alley and Strong street: thence easterly along Strong street, and excluding one tier of lots on the south side thereof to Jefferson avenue; thence southerly along Jefferson avenue, and excluding one tier of lots on the west side thereof, to Seward street, including the lot on the northwest corner of Seward street and Jefferson avenue; thence northerly along Jefferson avenue, and excluding one tier of lots on the east side thereof, to Magnolia street, including the lot on the northeast corner of Seward street and Jefferson avenue; thence easterly along Magnolia street, and excluding one tier of lots on the southerly side thereof, to Cottage street; thence easterly in the extension of the north line of Magnolia street to the Genesee river: thence westerly and southerly along the Genesee river to the city line; thence westerly along the said city line to the western boundary line of the city; thence northerly and along the said line to the southerly line of the Hakes tract; thence easterly along said Hakes south line, excluding one tier of lots on the south side thereof to the east line of the Peart subdivision; thence southerly along said east line to the north boundary line of the Citizen Association tract; thence easterly along said Association tract to the west line of the 8th ward; thence northerly along the west line of the 8th ward to a point opposite the south line of Bronson avenue; thence easterly on the produced southline of Bronson avenue, excluding a teir of lots 150 feet in depth, on the south side thereof, to the place of beginning, in proportion to the benefit which each will derive t erefrom.

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, Nov. the 15th, 1887, at 70°clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

DE JONGE PARK PLANK WALK.

By Ald. Kohlmtez—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a plank walk on the south side of De Jonge park.

Adopted. The Surveyor submitted as such estimate \$335.

The Surveyor submitted as such estimate \$35). By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of a hemlock plank sidewalk four (4) feet wide, laid on white oak stringers, on the south side of De Jonge park, from St. Joseph st. to North Joiner st.; with the necessary cross-walks, sidewalk grading and gutter formations; also the necessary monuments to define the lines of the said park

the said park.

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

same at the whole expense thereof, and reports the same at \$35, 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, viz.:

Out therefore a reach side of Dr. Larger.

One tier of lots on each side of De Jonge park from St. Joseph street to North Joiner street, in proportion to the benefit which each will de-

rive therefrom.

rive therefrom.

And the Clerk is hereby directed to publish notice m 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, November 15th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adonted.

Adopted.

EDWARD STREET PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of Edward street.

Adopted.

The Surveyor submitted as such estimate \$680. By Ald. Judson—Resolved, That the following

improvement is necessary, viz:

The construction of a vitrified pipe sewer twelve (12) inches in diameter in Edward street, beginning at a point fifty (50) feet south of the south line of Alphonsus avenue and extending southward to interest the Clifford extend vitler. the south line of Alphonsus avenue and extending southward to intersect the Clifford street outlet sewer, with the necessary manholes, lampholes, surface sewers, lot laterals, lot connections, roadway grading and gutter formations.

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 \$680, 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, viz.:

One tier of lots and parcels of land on each side of Edward street, from Alphonsus avenue to Clifford street, in proportion to the benefit and

side of Edward street, from Alphonsus avenue to Clifford street, in proportion to the benefit and advantage which each will derive therefrom.

And the Clerk is hereby directed to publish notice in pursuance to title VII, Section IT20 f 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, November the 15th, 1887, at 70 'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

THIRD AVENUE PLANK WALK.

THIRD AVENUE 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 Third avenue, from Central park to Pennsylvania avenue.

Adopted.

The Surveyor submitted as such estimate \$655. By Ald. Kohlmetz—Resolved, That the following

By Ald. Kohlmetz—Hesolved, That the following improvement is necessary, viz:

The construction of pine plank sidewalks four (4) feet and eight (8) inches wide, laid on white oak stringers, on both sides of Third avenue, from Central park to Pennsylvania avenue, with the necessary crosswalks, sidewalk grading and gutter formations. mations.

mations. And whereas, The City Surveyor, under direction of this Council, has made an estimate of the whole expense thereof, and reports the same at \$655, 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, viz.

pense thereof, viz:

One tier of lots and parcels of land on each side of Third avenue, from Central Park to Pennsylvania avenue, in proportion to the benefit which each will derive therefrom.

And the clerk is hereby directed to publish notice in pursuance of title 7, 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, Nov. 15th, 1987 of Federal with Common Council on Tuesday evening, Nov. 15th, 1887, at 7 o'clock at the Common Council chamber when allegations will be heard.

Adopted.

WARNER 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 east side of a portion of Warner street.

Adopted.

The Surveyor submitted as such estimate, \$245.

The Surveyor submitted as such estimate, \$245. By Alderman Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of a pine plank sidewalk four (4) feet and eight (8) inches wide, laid upon white oak stringers, on the east side of Warner street beginning at the northern end of the sidewalk now existing on the eastern side of the street aforesaid and extending therefrom northward to Otis street, with the necessary crosswalks sidewalk grading with the necessary crosswalks, sidewalk grading and gutter formation.

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

the whole expense thereof, and reports the same at \$245, 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, viz.:

One tier of lots and parcels of land on the east side of Warner street, from the northern terminus of the existing sidewalk on the east side of the aforesaid street to Otis street in proportion to the

of the existing sidewalk on the east side of the aforesaid street to Otis 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 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, November the 15th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

AND GRADING AND GRADING A STREET FROM HENS-

OPENING AND GRADING A STREET FROM HENS-LER ALLEY TO AMES STREET.

Ald. Bohrer - Resolved, That the Surveyor ascertain and report to this Council the expense of opening and the grading of the road-way and sidewalks and the gutter formations of a street from Hensler alley to Ames street.

Adopted.

The Surveyor submitted as such estimate, \$370. By Ald. Bohrer—Resolved, That the following improvement is necessary, viz.:

The opening of a street from Hensler alley to The opening of a street from Hensler alley to hames street, the lines of the proposed street to be in the prolonged lines of that portion of Smith street which lies between the Eric canal and Child street, but it is to be expressly understood, and this ordinance is adopted with the condition, that the adjoining property owners shall execute easements to the city for the lands to be taken for the proposed street, and shall consent in their several easements or quit takin deads for such lands to pay their proportionate amounts for the grading of the roadway, sidewalks and gutter formations, within the terminal limits named.

within the terminal limits named.

And whereras, The City Surveyor, under the directions of this Council, has made an estimate of the whole expense thereof, and reports the same at \$370, 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, viz.:

One tire of lots and parcels of land on each side.

One tier of lots and parcels of land on each side of the proposed new street, from Hensler alley to Ames 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 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, Nov. the 15th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

HARLEM STREET CEMENT WALKS AND GRADING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing Portland cement sidewalks and the grading of the roadway on Harlem street. Adopted.

Adopted.

The Surveyor submitted as such estimate, \$1,075.

By Ald. Kohlmetz—Resolved, That the the following improvement is necessary, viz.:

The construction of Portland cement sidewalks four (4) feet wide on each side of Harlem street, from Goodman street to Cambridge street, with the necessary crosswalks, the excavation for the sidewalks to be at least one (1) foot below the surface grades to be established for the sidewalks and to be filled in with good clean sand or anthrecite to be filled in with good clean sand or anthracite coal ashes before the sidewalks are laid; also the grading of the roadway and of the gutter formations, and the establishment of the necessary street monuments within the terminal limits named.

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

\$1,075 which estimate is hereby approved.

Resolved, further, That the following portion of said city is deemed benefitted and properly

Resolved, turther, That the following portion of said city is deemed benefitted and properly ought to be assessed by a local assessment for the whole expense thereof, viz:

One tier of lots on each side of Harlem street from Goodman street to Cambridge street, in proportion to the benefit which each will derive there-

from,

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, Nov. the 15th, 1887, at 70 clock, at the Common Council Chamber, when allegations will be heard. when allegations will be heard.

Adopteď.

FINAL ORDINANCES. FINAL ORDINANCE NO. 3,315.

MONROE AVENUE OUTLET SEWER AROUND KON-DOLF POND.

On motion of Ald. Judson, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the procedulated to the arregations 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 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 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 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 said improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing.

after hearing such aneganons from an possess appearing.
Aid. Judson submitted the following:
An ordinance to construct a pipe sewer around Kondolf's Ice Pond, from Monroe avenue to a point east of Bowen 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:

or ordain and determine that the following improvement is necessary and should be made, to wit:

The construction of a vitrified pipe sewer connecting at its southerly end the stone culvert crossing Monroe avenue between Nichols park and the Eric canal bridge, and extending eastward from the portbody and of raid cultorified at care the least of the contraction. northerly end of said culvert, and along the lands belonging to Matthias Kondolf to the intersection of the branches of the Monroe avenue and Nichols park outlet sewer; thence easterly and along and within the boundary lines of the aforesaid lands to Bowen street; thence still easterly across Bowen street and in the direct line of the last mentioned portion of the sewers, and through private lands to its intersection with the aforesaid Monroe avenue Its intersection with the aloresand Monroe avenue and Nichols park outlet sewer dicch, with all wells with basket coverings, lateral sewers and lot lateral connections; it being expressly understood, and this ordinance must be so construed, that its object is to abate a nuisance occasioned by a sewerage ject is to abate a nuisance occasioned by a sewerage from a large territory flowing through an open ditch, and that the proposed sewer is intended to afford a temporary abatement or such nuisance, and therefore the pipes used may be of the second but of good quality, not conforming strictly to the usual specifications for pipe sewer. The pipe for the western portion of the projected sewer to be 15 inches in diameter, and that for the eastern part to be 18 inches in diameter. be 18 inches in diameter.

And the whole 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 \$1,500, 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:

improvement is described as follows:
One tier of lots and parcels of land on each side
of the following named streets between the limits
mentioned, viz: Tracy park, from Alexander
street to Meigs street; Meigs street from Park
avenue to Broadway; Rowleystreet from Brighton
avenue to Monroe avenue; Harvard street from
Meigs street to Oxford street; Maple place from
the south end thereof to Monroe avenue; Edmunds
street from a point 150 feet south of Pearl street to street from a point 150 feet south of Pearl street to Monroe avenue; Goodman street from a point 150 feet south of Pearl street to Monroe avenue; Pearl teet south of Pearl street to Monroe avenue; Pearl street from Averill avenue to a point 150 feet west of Boardman street. Also, one tier of lots on the south side of Monroe avenue, from Averill avenue to a point 270 feet east of Goodman street; also, one tier of lots on the north side of Monroe avenue, from a point opposite the west line of Averill avenue to Goodman street; also, one tier of lots on the east side of Averill avenue, from Pearl street to Monroe avenue; also, one tier of lots on the Monroe avenue; also, one tier of lots on the west side of Averill avenue from Pearl street to Cobb street; also, one tier of lots on the north side of Brighton avenue, from Meigs street to side of Brighton avenue, from Meigs street to Goodman street; also, one tier of lots on each side of Nichols park from the north line to the south line of lots 9 and 24; also lots 5, 6, 7, 8, 25, 26, 27 and 28 of the Nichols park tract; also, one tier of lots on each side of Goodman street from a point 50 feet south of Park avenue to a point 140 feet north of Monroe avenue; also, one tier of lots on each side of Oxford street from 275 feet north of harvard street to Nichols park; also, all the territory included within and described by the following boundary lines, viz: Beginning at the intersection of Boardman street with Monroe avenue; thence southerly along Boardman street, including a tier of lots on the westerly side thereof, to the boundary line to Monroe avenue; thence northerly along Monroe avenue, including a tier of lots on the northeasterly side thereof, to a point in lots on the northeasterly side thereof, to a point in the prolongation of the rear of the lots on the westerly side of Boardman street, thence southerly westerly side of Boardman street; thence southerly to the place of beginning. Also all the territory included within and described by the following boundary lines, viz.: Beginning at the intersection of the northeasterly side of Monroe avenue and the prolongation of the line in the rear of the lots on the negativity side of Boardman street. on the westerly side of Boardman street, thence northeasterly on said line produced to the rear of the lots on the northeasterly side of Monroe avenue; thence easterly along the rear line of the lots aforesaid to the Nichols park tract; thence northealtr to the yorth and they of they are constant. aforesaid to the Nichols park tract; thence northerly to the north end thereof; thence easterly to Oxford street; thence northerly along Oxford street, excepting one tier of lots on the westerly side thereof, to Harvard street; thence westerly along Harvard street, excepting one tier of lots on the southerly side thereof, to Goodman street; thence southerly along Goodman street; excepting one tier of lots on the easterly side thereof, to Goodman street, excepting one tier of lots on the easterly side thereof, to a point 140 feet north of Monroe avenue; thence still southerly along Goodman street, including one tier of lots on the easterly side thereof, to Monroe avenue; thence southeasterly along Monroe avenue to the place of beginning. place of beginning.

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 which each derives therefrom.

which each derives therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz,
Fritzsche, Foley, Hall, Swikehard, Judson, Stein,
Bohrer, Kelly, Thayer—13.

Nays—Ald. Elliott—1.

Ald. Foley moved that action on the final ordinance for Penn and Summer streets cement walks
be postponed four weeks. Adopted.

The final ordinance for Kondolf street, grading be postponed four weeks. Adopted.

The final ordinance for Kondolf street grading

came up.

Ald. Swikehard presented a remonstrance and moved that further action be indefinitely post-Adopted. poned.

FINAL ORDINANCE NO. 3,316.

WEST ORANGE STREET PIPE SEWER.

On motion of Ald. Judson, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an esti-mate thereof to be made, and by an entry in their minutes having described the portion and part of 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 published daily in at least two of the daily papers 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 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 he said Common Council at the time specified in said notice, and, after hearing such allegations from all persons appearing. persons appearing.

Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in West Orange street, from near Yakey street to the end of the present sewer in West Orange 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 construction of a vitrified pipe sewer 12 inches in diameter in West Orange street, beginning at a point thirty (30) feet east of the east line of Yakey street, and extending eastward therefrom to unite with the western terminus of the existing sewer in West Orange street aforesaid, with all necessary manholes, lamp-holes, surgare sewers, lot laterals lot connections roadward. face sewers, lot laterals, lot 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 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 \$580, 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: improvement is described as follows:

One tier of lots and parcels of land on each side of West Orange street, frnm Yakey street to the line drawn through the western terminus of the existing sewer in West Orange street, and at right angles to the medial line of the said West Orange

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 which each derives therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Fee. Kohlmetz, Fritzsche,
Elliott, Foley, Hall, Swikehard, Judson, Stein,
Bohrer, Kelly—12.

FINAL ORDINANCE No. 3,317.

FROST AVENUE OPENING AND EXTENSION.

On motion of Ald. Bohrer, the Common Council proceeded to hear allegations in relation to the improvement pescribed 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 their minutes described 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 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 amount, if any, to be paid from the public treasury, ad 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 notice, and, after hearing such allegations from all persons appearing,

Ald. Bohrer submitted the following:
An ordinance to extend Frost avenue, from the northerly end thereof to Caledonia avenue.

The Common Council of the City of Rochester. do ordain 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 extension of Frost avenue, of its present width and in its present course, from the east end of Frost avenue to Caledonia avenue, and the terrivors avenue to ceasary to be taken therefor is described as follows: Being 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 and south lines thereof, being an extension in their present course of the parts and south sion in their present course, of the north and south lines of Frost avenue.

And then whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefited thereby, hereinafter described; 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 described as follows:

mprovement described as follows:

One tier of lots on each side of Frost avenue from Genesee street to the end of she proposed extension at Caledonia avenue; also the lot on the northwest corner of Plymouth avenue and Caledonia avenue; also the lots on the northeast and southeast corners of Plymouth avenue and Clarissa street. issa street.

As they exist at the date of the passage of this ordinance, on which above described lots and parcels of land the whole expense of said improve-ment are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom.

Ald, Foley presented a remonstrance. The or-

Ald. Foley presented a remonstrance. The ordinance was then adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.

Ald. Foley moved that action on the final ordinance of Evaluation at the control of the

nance for Exchange street extension be postponed four weeks and that the Clerk be directed to publish the usual notice for allegations for Nov. 29,

On motion of Ald. Kelly action on the ordin-nance for Locust street bridge was indefinitely

postponed.

EXECUTIVE BUSINESS.

Ald. Stein moved to proceed to appoint Commissioners of Deeds and that the Clerk cast the ballot of the Board.

of the Board.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Kohlmetz, Fritzsche,
Elliott, Foley, Hall, Swikehard. Judson, Stein,
Bohrer, Kelly, Thayer—13.

W. B. Mannelley, Ada L. Foreman, Frank S.
Leseritz, Paul Stahlbrodt, James S. Murray,
Eugene C. Denton, Isaac S. Haight, Fred J. MeCall, J. A. Britchstool, having received the concurrent vote of the Common Council, were declared appointed Commissioners of Deeds.

MISCELLANEOUS BUSINESS.

By Ald. Kohlmetz-Petition of Geo. C. Lutes for permission to erect a wood building on Oakman street. On motion of Ald. Kohlmetz permission was granted.

Ald. Fritzsche presented an invitation from Peissner Post, G. A. R., to an entertainment. On motion of Ald Fritzsche the invitation was

accepted.

Ald. Elliott gave notice that he would, at the next regular meeting, move to amend the rules to the effect that hereafter the regular meetings of this board be held from 6:30 p. m. to 10:30 p. m.

By Ald. Elliott—Resolved, By the Common Council of the city of Rochester, that the Hon. Charles S. Baker, Member of Congress from this district, be requested to secure from the Government a suitable appropriation in the River and Harbor bill with which to wall up the river south of the village of Charlotte so that the channel of the Genesee may be deepened to the benefit of navigation, and the force of the stream thereby increased.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson,
Stein, Bohrer, Kelly, Thayer—13.

By Ald. Foley—Resolved, That the Executive Board be authorized and requested to negotiate for the purchase of lands necessary to be taken for the extension of Frost avenue as contemplated by ordinance No. 3,317, and report the result of such negotiations to this Board. Adopted.

By Ald. Foley—Resolved, First—That the resolution providing for the purchase of lot twenty-seven (27) on the west side of Plymouth avenue for the purpose of a fire house, found at page 267 of the current proceedings, be, and the same hereby is reconsidered and resoinded; and Second—That the Executive Board be, and it hereby is, authorized and requested to purchase

hereby is, authorized and requested to purchase for, and in the name and behalf of the city of Rochester, from Sarah Frost, lot twenty-seven (27) of Frost's subdivision of part of section B in the Greig Frost's subdivision of part of section Bin the Greig tract, as laid down upon a map of said subdivision, filed in the Monroe County Clerk's office in Liber 3 of Maps, at page 138; said lot being situated on the westerly side of Plymouth avenue and having a frontage of forty (40) feet, and a depth of one hundred and thirty-two (132) feet on the north line. Also three (3) feet to be added to the westerly end of said lot twenty-seven (27) and to be taken from lot twenty-nine (29) of the same subdivision, being the south line of said lot twenty-seven (27) extended westerly three (3) feet beyond the southwest corner of said lot, and running thence northerly, parallel with the east running thence northerly, parallel with the east line of lot twenty-nine (29) and three (3) feet west-erly therefrom, to the alley, as laid down upon said map, for the consideration of twelve hundred (\$1,200) dollars; said lot, when purchased, to be used for the erection of a hose carriage house thereon, and such other fire department purposes

hereafter as may be found necessary.
Adopted as follows:
Ayes—Add. Tracy, Sullivan, Kohlmetz, Fritz-sche, Elliott, Foley, Hall, Judson, Stein, Bohrer,

Kelly, Thayer-12.

By Ald. Judson-Resolved, That the Committee on Ordinances and the City Attorney be and they are hereby requested to determine if it be within are nerely requested to determine it is within the province of the Common Council to adopt an ordinance in accordance with the suggestions included in the communication of the Chief of Police, presented to this Board Aug. 15th last, if so cause to be prepared and presented to this Board an ordinance covering the suggestions of the Chief of Police on the subject of the communication. Adopted.

By Ald. Kelly—Resolved, That the following rule, notice of which has been previously duly given, be adopted, the same to be known as Rule XLII, and the present Rule XLI, to be known as

XLII, and the present full XLI, to be known as Rule XLIII, namely:

No ordinance for any gravel or McAdam roadway improvement shall be adopted or passed at any time, unless by a vote of at least twelve members of the Common Council voting in the affirmative.

mative.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Kohlmetz, Fritzsche,
Elliott, Foley, Hall, Swikehard, Judson, Stein,
Bohrer, Kelly, Thayer—13.
By Ald. Kelly—Whereas, the following rule was
duly adopted on January 11, 1886, on motion of Ald.

Selve, it is,

Therefore, Resolved, That such rule shall be known as Rule XLI, and to de inserted in its proper place in the new manual now being prepared; said rule to read as follows:

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 pri liege, 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 as follows: Ayes—Ald. Tracy, Fritzsche, Elliott, Foley. Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—

Ald. Kelly gave notice that at the next meeting of this board he would move that the former Rule XLI. be amended so as to read as follows:

Any rule of the board may at any time, except as otherwise specifically provided in any such rule, be temporarily suspended for special reasons, by vote of two-thirds of the members present, but no permanent alteration shall be made without notice, specifying the object of the change, having been given at a previous meeting.

By Ald. Thayer—Petitions of A. J. Townson and August Gysel. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Thayer—Petitions for a plank walk on Wilcox street and a sewer in Seventh avenue. Referred to the Surveyor to prepare ordinances

By Ald. Thayer—Petitions for water in North Clinton street, Ulm street, La Burnum street, Ack-erman street, Central park, Fifth avenue, Hayward park and Kusse and Neiser streets. Referred to the Water Works Committee and Executive Board.

By Ald. Thayer—Petition for electric lights on Park avenue, La Burnum street, Carter street, East Main street and Ulm street. Referred to the Lamp Committee.

By Ald. Thayer—Petition to change the name of that portion of East Main street between Good-man and Bay streets to Webster avenue.

By Ald. Thayer—Resolved, That the portion of East Main street lying between Goodman street and Bay street, in said city of Rochester (commonly called the Webster plank road) be changed to Webster avenue, and that 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. reet signs. Adopted.

By Ald. Thayer—Petition to change the name of

Schanck avenue to East Main street.

By Ald. Thayer—Resolved, That the street or avenue heretofore known as Schanck avenue, from Goodman street to Culver street, be changed to East Main street, and that the city cierk be directed to enter the sympin the street register. ed to enter the same in the street register; and the Executive Board is notlfied to place the usual street signs. Adopted.

By Ald. Thayer—Resolved, That the Executive Board be, and it hereby is, authorized and requested to purchase for, and in the name and on behalf of, the city of Rochester, lot number sixty-seven (67) of the north Viek tract situated on the south (67) of the norm vick tract situated on the south side of Culver park, being forty (40) feet wide, front and rear, and one hundred and fifty (150) feet deep, of Valentine Sanders, for the consideration of fitteen hundred (\$1,500) dollars; said lot, when purchased, to be used for the erection of a hose carriage hence there and each other fixed periods. riage house thereon, and such other fire depart-ment purposes as may be found to be necessary.

ment purposes as may be found to be necessary.

Adopted by the following vote:

Ayes—Ald. Tracy, Kohlmetz, Fritzsche, Elliott,
Foley, Hall, Swikehard, Judson, Stein, Bohrer,
Kelly, Thayer—12.

By Ald. Thayer—Resolved, The street opened by
M. Dubelbeiss and known as the M. Dubelbeiss subdivision of the northeast part of lot No. 65, be, and
is hereby accepted and dedicated as a public street,
be having performed all acts necessary to render he having performed all acts necessary to render the dedication of such park to public use, complete and legal, and the Clerk is directed to enter the same in the street register, and the Executive Board is hereby directed to place upon said park

the usual street signs. Adopted.

By Ald. Thayer—Resolved, That the City Surveyor be directed to prepare an ordinance for

plank walks on each side of Pinnacle avenue where good walks of approved quality and at proper grade do not now exist; also, to establish the grade of the sidewalk on each side of Pinnacle avenue. from South avenue to the city line. Adopted.

FINAL ORDINANCE, No. 3,318.

MONROE AVENUE MEDINA BLOCK PAVEMENT.

On motion of Ald. Kohlmotz, the Common Council proceeded to hear allegations 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 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, 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 time appointed in said notice, and after hearing such allegations from all persons appearing. entry in their minutes having described the porappearing.

Ald. Kohlmetz submitted the following:

An ordinance to improve Monroe avenue from the westerly end of the canal bridge to a point 180 feet west therefrom.

The Common Council of the City of Rochester doordain and determine that the following improvement is necessary and should be made. to wit:

The substitution of Medina stone block pavement for the asphaltic pavement provided for in ordinance No. 3,287 on a portion of Monroe avenue, from the westerly end of the Erie canal bridge to a point about 180 feet west therefrom, said pavement to be laid on a concrete foundation and the joints to be properly cemented with asphaltic cement; also the necessary crosswalks. The prices paid to be the same as provided for in the contract awarded under ordinance No. 3,287.

And the whole expense should be defrayed by an assessment upon the lots and parcels of land to be benefitted 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 \$, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by and ought to be assessed by a local assessment for the whole exassessed by a local assessment for the whole expense of said improvement is described as follows:

All the territory included within and described by the boundary lines defined in ordinance No. 3,-287, the cost of the improvement to be distributed in said territory as provided for in the aforesaid

ordinance

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 there-

Adopted by the following vote:
Ayes—Ald. Tracy, Kohlmetz, Fritzsche, Elliott.
Foley, Hall, Swikehard, Judson, Stein, Bohrer.
Kelly, Thayer—12.
Ald. Foley moved—That the Executive Board be

equested to postpone the award of the contract for

requested to postpone the award of the contract for Jefferson avenue sidewalks. Adopted. Ald. Foley moved—That property owners on Jefferson avenue be allowed ten days after the establishment of the grade by the City Surveyor in which to construct their sidewalks. Adopted. The president announced the following committee on the application of the Rochester Superheated Water Company: Ald. Fee, Thayer, Kohlmetz. The Board then adjourned.

PETER SHERIDAN, City Clerk.

In Common Council-Nov. 15, 1887.	wo
REGULAR MEETING.	mi]
Ald. Wm. H. Tracy, president of the Board, presiding.	Ed Ro
Present—Ald. Tracy, Sullivan, Marson, Fee Kohlmetz, Fritzsche, Elliott, Foley, Seyle, Hall' Swikehard, Judson, Stein, Bohrer, Kelly, Thayer	W Lo
Swikehard, Judson, Stein, Bohrer, Kelly, Thayer	Jo
-16. APPROVAL OF THE MINUTES	H
The minutes of the preceding meeting were ap-	W
proved as published in the book of proceedings. PRESENTATION OF PETITIONS. ACCOUNTS, ETC.,	Jo
AND THEIR REFERENCES.	F.
By Ald. Sullivan—Bills of Atkinson & Skyes, repairing mowers \$5 79	
C. F. Stone, Cartage	er
Referred to Park Committee.	pc
	T
blanks 2 00	W
German Printing Co., notices	W
John C. Moore, blanks and binding 96 39	R T R
D.C. Elshimer, repairing instruments	R E
Street Department, cleaning river 1 446 40	E W
V. Fleckenstein F. M., postage stamps Street Department, cleaning river. 1 446 40 W. L. Buckland, carriage hire. 3 00 Saml. Knowels "2 00 Lemon Butler "2 2 00	1.5
	М
John C. Moore, repairing maps	BG
James Butter E. D. Smith, stenographers services. 46 20 John C. Moore, repairing maps 7 00 J. M. Wamsly, serving notices. 34 00 Schmidt, Kaelber & Co., tracing paper 11 00 Referred to the Contingent Expense Committee.	v
Referred to the Contingent Expense Committee.	E
Referred to the Contingent Expense Committee By Ald. Marson—Petition to change the name of Exchange street. Referred to the Committee on Opening and Alteration of Streets. Dy Ald Fage-Bills of	J
	G
Rochester Gas Co. lighting lamps, October \$895 90)
ber\$895 96 Citizens' Gas Co., lighting lamps, October 1,436 46 United Gas Imp. Co., lighting lamps, Oc-	a
tober	5 0
October	3 S
October 205 68 Rochester Electric Light Co lighting lamps, October 447 90	- 1
lamps, October	_
October	ı
Referred to Lamp Committee. By Ald. Kohlmetz—Petition of Thomas H Groves to erect a wood building. Referred to th Wood Building Committee and Fire Marshal, with	e (
wood Building Committee and Fire Marshal, with	h c
power to act. Also petition for electric lights in Avenue "B' referred to the Lamp Committee.	1
By Ald. Foley—Bills of George Masseth, burials. \$115 5	0
W. C. Dickinson, coal. 95 (00
Dovle, Gallery & Co. " 66 7	75
A. H. Martin, disbursements. 21 6 Atkinson & Sykes, locks, &c. 5	35
II M Tumor medicine 85	25
S A Bowers. "29 7	75
Chas. King, hack hire 5 (R. O'Reilly, burials, 54 (R. O'Reilly, burial	50
6 i	00
E. H. Davis & Co., medicines	06
() Kane Bros., meat	00
Fred Murr, " 80	23
J. Badhorn, "So Referred to Poor Committee. Wm Atkinson f	0,,
permission to erect a wood building. Permission	on
Referred to Poor Committee. By Ald. Foley—Petition of Wm. Atkinson f permission to erect a wood building. Permission granted. Also petition of Philo Baker to ere wood building referred to the Wood Building Committee of the Wood Building Committee	et m-
mittee and Fire Marshall, with power to act.	÷

By Ald. Selye—Petition of Fred Haidt to erect a wood building referred to the Wood Building Committee.

By Ald. Hall—Bills of
Ed. Emerich, care of clocks.
Rochester Gas Co., gas city hall.
Woodbury Engine Co., boiler.
Louis Wehn, coal.
John Kelly, trimming coal.
Howe & Bassett, labor and material.
plumbing.
William Huddy, painting poor office.
A. Metcalf, soft soap.
John A. Vanderwerf, labor and material. \$ 87 50 161 62 558 00 173 25 8 00 10 99 rial 10 99
F. J. Irwin, cleaning and supplies 71 10
Referred to City Property Committee.
By Ald. Hall—Petition of John R. McIntosh to
erect a wood building, referred to the Wood
Building Committee and Fire Marshall, with building Committee and Fire Marsna power to act. By Ald. Swikehard—Bills of Thos. Dukelow, expenses in McBeth case W. L. Buckland, livery..... \$4 34 6 50 9 00 W. W. Morrison, printing blanks.
Roch. Dist. Tel. Co., services Oct.
Thos. Dukelow, expenses in Warren case
Roch Gas Co. gas of Petrol house 21 25 4 80 3 74 25 05 6 20 other cases.

Maggie Gaffney, cleaning Oct.

B. Frank Enos, expenses Oct. 15 10 14 50 Geo. Long, expenses in End and Skinner 8 70 cases.
William Bassett, Stall &c Patrol house...
E. P. Olmstead, meals for prisoners
Jos. S. Roworth, expenses in Copperfield 40 63 15 25 Union & Advertiser, printing blanks..... Union & Advertiser, printing blanks. 3 00
G. Philips, desk for operators. 8 00
Referred to Police committee.
By Ald, Judson—Petition of J. A. Fisher to erect
a wood building. Referred to the Wood Building
Committee and Fire Marshall with power to act.
By Ald, Bohrer—Petitions of Geo. W. Nichols and
Samuel Kupari for premission to great wood build. Samuel Kuenzi for permission to erect wood buildings. Permission granted. To the Honorable, The Common Council of the City of Rochester:

Gentleman—The undersigned, who were appointed by order of the County Court of Monroe County, duly granted and entered on the 18th, day of April, 1887, commissioners to inquire into and determine to what damages and compensation the owners and occupants of the lands to be taken for the extension of Clifford street in the city of Rochester will be entitled, do respectfully report and certify their award of damages as incident to the extension of said street, as follows:

The several pieces and parcels of land required for such purpose, and necessary for the extension of said street, are described as follows:

All that piece or parcel of land commencing on the east line of North Avenue, at its point of intersection with the south line of lot No. 46, township 14 range 7, in the town of Irondequoit, now city of Rochester; thence along said south line of said lot 46, 173 feet to a point; thence northwesterly on a line running between the lands of Christian Abersold and Alexander Button to a point; thence westerly, on a line parallel with the first line, and 30 feet therefrom, to the east line of North Avenue, to the place of beginning.

These premises are owned by Alexander Button, subject to a mortgage to the United States Loan City of Rochester:

These premises are owned by Alexander Button, subject to a mortgage to the United States Loan Commissioners of \$625,00.

Also, all that tract or parcel of land described as follows: Commencing at the southwest corner of the last described premises; thence easterly along the line of said lot 46,400 feet; thence southerly, on a line arallel with North Avenue, about 30 feet, to a point; thence westerly, to the east line of North Avenue; thence northerly to the place of beginning.

These premises are owned by Frank and Catharine Streb

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

Commencing at a point on the south line of said lot 46, 173 feet east of the east line of North Avenue; thence along the said south line of lot 46, 670 feet to a point; thence northerly, 30 feet, point; thence westerly, on a line parallel with the south line, and 30 feet therefrom, until it strikes the line of the land of Alexander Button.

these premises are owned by Christian Abersold. Also, all that tract or parcel of land described as follows:

Commencing at the northeast corner of the land of Frank and Catharine Streb, before described; of Frank and Catharine Street, perore accounted, thence along the south line of said lot 46, 270 feet to the west line of Miller street; thence southerly, along the west line of Miller street, about 30 feet; thence westerly, on a line parallel with the north line, and 30 feet therefrom, to the east line of said Streb's land; thence northerly to the place of beginning.

These premises are owned by Leonard Streb. Also, all that tract or parcel of land described as

tollows:

Commencing at a point at the junction of the east line of Miller street with the south line of said lot 46, thence easterly, along said south line of 10t 46, \$22.5 feet to a point; thence southerly about 30 feet; thence westerly on a line parallel with the north line, and 30 feet therefrom, to the east line of Miller street; thence northerly, to the place of beginning.

These premises are owned by Anna Streb. Also, all that tract or parcel of land described as

Commencing at the southeast corner of the lands of Christian Abersold; thence easterly, along the south line of said lot 46, 343 feet to a point; thence south fine of said for 40, 343 feet to a point; thence mortherly, 30 feet, to a point; thence westerly, on a line parallel with the south line, and 30 feet therefrom, to the land of Christian Abersold, thence southerly, to the place of beginning.

These premises are owned by Jacob Spiegel.

Also, all that tract or parcel of land described as

follows:

Commencing at the northeast corner of the lands of Anna Streb; thence easterly along the south line of said lot 46, 379.5. feet; thence southerly about 30 feet, to a point; thence westerly, on a line parallel with the north line, and 30 feet therefrom, to the lands of Anna Streb; thence northerly, to the place of beginning.

These premises are owned by the heirs of Henry

Rohr, deceased.

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

Commencing at the southeast corner of the lands of Jacob Speigel; thence easterly along the south line of said lot 46, 139.5 feet, to the west line of Ul-rich street; thence northerly, along the west line of Ulrich street; 30 feet, to a point; thence westerly on a line parallel with the south line, and 30 feet therefrom, to the line of lands of Jacob Spiegel; thence southerly, to the place of beginning. These premises are owned by Clarence H. Upton.

Also, all that tract or parcel of land described as follows: Commencing at the intersection of the east line of Ulrick street with the south line of said east the of order street with the south line of said lot 46; thence easterly, along the south line of said lot 46 to the lands of Joseph Glokle and others; thence northerly 30 feet to a point; thence westerly on a line parallel with the south line and 30 feet therefrom, to the east line of Ulrich street; thence controlly along the sections of Ulrich street; southerly along the east line of Ulrich street to the

place of beginning.

These premises are owned by Jane Woollard, subject to a mortgage to Charles Hahn of \$1,400.

Also, all that tract or parcel of land described as follows: Commencing at the intersection of the east line of said Woollard's land with the south line of said lot 46 67 feet to a point; thence northerly 30 feet to a point; thence westerly, on a line

parallel with the south line, and 30 feet therefrom to the east line of said woolfard's fand; thence southerly to the place of beginning.

These premises are owned by the heirs of Joseph

Burger.

Also, all that tract or parcel of land described as follows: Commencing at the intersection of the east line of said Burger's land with the south line of said lot 46; thence easterly along the south line of said lot 46, 96 feet; thence northerly 30 feet to a point; thence westerly, on a line paralel with the south line, and 30 feet therefrom to the east line of said Burger's land; thence southerly to the r lace of beginning.

These premises are owned by Barbara Schaeffer. Subject to a Mortgage of One hundred Dollars, to the Rochester Fire Department

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

Commencing at the northeast corner of the lands of Henry Rohr: thence easterly along the line of said 56 feet thence southerly about 30 feet, point; thence westerly on a line parallel with the north line, and 30 feet therefrom, to the east line of said Henry Rohr's land; thence northerly to place of beginning.

These premises are owned by Matthias Dubelbeiss. Also, all that tract or parcel of land described as

follows:

Commencing at the intersection of the east line of commencing at the intersection of the east line of said schaeffer's land with the South line of said lot 46; thence easterly along the south line of said lot 46, 48l feet to the west line of lot 47, township 14, range 7; thence northerly along the west line of said lot 47, 30 feet; thence westerly on a line parallel with the south line, and 30 feet therefrom, to the east line of said Schaeffer's land; thence southerly along the east line of said Schaeffer's lands, to the place of begining.

These premises are owned by the widow and heirs at law of A. Schneider, three of whom, Charles, Annie and frank Schneider are infants and for whom Frank L. Gummer was duly appointed Guardian ad litem.

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

Commencing at the northeast corner of the lands commencing at the northeast corner of the andison Matthias Dubelbeiss, at the intersection of the south line of said lot 46, 225 feet to a point; thence southerly 30 feet, to a point; thence westerly along the parallel with the north line, and 30 feet therefrom, to the east line of Matthias Dubelbeiss land thence northerly, along said Dubelbeiss land thence northerly, along said line to the place of beginning.

These premises are owned by Joseph Coleman, subject to a mortgage to John Zimbrick. of \$1800.

Also, all that tract or parcel of land described as Joseph Coleman,

follows:

Commencing at the northeast corner of said Cole Commencing at the northeast corner of said Coleman's land, at the intersection of the north line of said Coleman's land with the south line of said lot 46; thence along said south line of said lot 46, and south line of 101 ft, township 14, range 7, 485 feet, to the west line of Ulm street; thence southerly along the west line of Ulm street; thence southerly along the west line parallel with the north line, and 30 feet therefrom, to the east line of said Coleman's estand thence northerly along said Coleman's estand the said coleman's land; thence northerly, along said Coleman's east

line, 30 feet, to the place of beginning.

These premises are owned by Jacob Pflum, and are subject to a mortgage of \$300.00 held by Frederick Young; subject also to two certain judgments docketed in said Monroe county clerk's of-

fice against Pflum.

Also, all that tract or parcel of land described as

follows:

Commencing at a point on the west line of said lot 47, 30 feet north of the south line of said lot 47 thence easterly on a line parallel with said south thence easterly on a line parallel with said south line, and 30 feet therefrom, to the west line of Alexander street; thence southerly, along the west line of Alexander street, three and seventenths feet, to a point; thence westerly, on a line parallel with the north line, and three and seven-tenths feet therefrom to the west line of said lot 47; thence three and seven-tenths feet along said west line northerly, to the place of beginning. The

premises here described being a strip of land three and seven-tenths feet in width, taken from the south end of lots 1, 2, 108, 109, 110, and 111 of the Jennings tract, so called, a map of which is on file in Monroe County Clerk's office; said tract being a subdivision of said lot 47.

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

Commencing at a point on the east line of Alexander street 30 feet north from the south line of said lot 47; thence easterly, on a line parallel with the said south line, and 30 feet therefrom, to the east line of said Jenning's tract; thence southerly, on the east line of said Jenning's tract, three and seven tenths feet; thence westerly, on a line par-allel with the north line and three and seven tenths feet therefrom, to the east line of Alexander street: thence northerly, on the east line of Alexander street, three and seven tenths feet to the place of screet, here and seven tenths feet to the place of beginning; the premises here described being a strip of land taken from the south end of lots 216, 217, 218, 219, 324, 325, 326, 327, 328, 329, 432, 433, 434, and a strip three and seven-tenths feet wide from the south end of a strip 52.2 feet wide at the east side of the Jenning's tract aforesaid, marked on Surveyor's map "proposed street."

or's map "proposed street."
These premises are owned by the said lots Nos. 1, 2, 110, 111, 216, 217, 324, 325, 326, 328, 329, 432, 433, 434, and strip at east side of Jenning's tract, are owned by Adelia R. Hopkins; lots Nos. 218 and 219 are owned by William Bently; lot No. 327 is owned by E. T. Lamb, and lots Nos. 108 and 109 by Mary J. Allen.

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

follows:

follows:
Commencing at a point in the west line of said lot 47, twenty-six and three-tenths feet north from the said south line of said lot 47; thence easterly on a line parallel with the said south line to the east line of said Jennings' tract; thence southerly along the east line of said Jennings' tract twenty-six and three-tenths feet, to the said south line of lot 47; thence westerly, along the said south line of lot 47; thence westerly, along the said south line of lot 47; thence hence he said lot 47; thence northerly, along the west line of said lot 47; thence northerly, along the set line of said lot 47; twenty-six and three-tenths feet, to the place of beginning. The premises hereby described being a strip of land twenty-six and three-tenths feet wide extending from the west to the east line of said Jennings tract, and being laid out and designated extending from the west to the east fine of said Jen-nings tract, and being laid out and designated upon a map of said tract as Clifford street; the said lots hereinbefore described are bounded and described on said map and in the deeds of convey-ance as fronting on said Clifford street. The fee ance as ironting on said Clinord street. The fee of these premises is owned by Adelia R. Hopkins, but the said strip of land has been dedicated, opened and used by the public and by the owners of said lots as a street, and that said user has been open and notorious, and adversely to the said Adelia R. Hopkins.

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

Commencing at a point at the intersection of the commencing at a point at the intersection of the east line of Ulm street with the south line of said lot 47; thence easterly along the south line of said lot 47, 112 feet to a point; thence southerly 30 feet to a point; thence westerly, on a line parallel to the north line, and 30 feet therefrom, to the east line of Ulm street; thence northerly along the east line of Ulm street 30 feet to the place of beginning,

These premises are owned by James C. and Alex-

ander Baird.

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

scribed as follows:
Commencing at a point in the intersection of the east line of said Baird's premises, with the south line of said lot 47, thence easterly, on the south line of said lot 47, eighty-five feet, to a point; thence southerly, on a line parallel with the west line, thirty feet; thence westerly, on a line parallel with the north line, and 30 feet therefrom, eightyfive feet, to the east line of said Baird's lot; thence northerly to the place of beginning.

These premises are owned by Bertha Pheiffer.

Also, all that tract or parcel of land described as

follows:

Commencing at the intersection of the east line Commencing at the intersection of the east fine of said Pheiffer's land, with the south line of said lot 47, thence easterly along the said south line of said lot 47, five hundred and seventy-seven feet, to a point; thence southerly, thirty feet, to a point; thence westerly on a line parallel with the north line, and 30 feet therefrom, five hundred and seventy-seven feet to said Pheiffer's land; thence portherly 30 feet, to the place of heripping. northerly 30 feet, to the place of beginning.

These premises are owned by Eva Wombach, subject to three certain mortgages.

Also, all that tract or parcel of land described as

Commencing at the intersection of said Wombach's east line with the south line of said lot 47; thence easterly along said south line of lot 47, 752 thence easterly along said south line of for 41, 182 feet to the west line of Goodman street; thence southwesterly along the west line of Goodman street, about 30 feet, to a point; thence westerly, on a line parallel with the north line, and 30 feet therefrom, to the east line of said Wombach's land; thence northerly, 30 feet to the place of be-

These premises are owned by Anna M. Geiger; subject to a mortgage to Monroe County Savings Bank for \$550.00.

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

Commencing at the intersection of the east line

Commencing at the intersection of the east line of the Jenning's tract with the south line of said lot 47; thence easterly along the south line of said lot 47, step.5 feet, to the west line of Goodman street; thence northeasterly along the west line of Goodman street, about 30 feet to a point; thence westerly, on a line parallel with the south line, and 30 feet therefrom, to the east line of the said Jensies treet; thence southerly 30 feet to the place. nings tract; thence southerly, 30 feet, to the place of beginning.

These premises are owned by Jerome B. New-

comb.

Also, all that tract or parcel of land described as Also, all that tract or parcel of land described as follows: Commencing at the intersection of the south line of lot 47 with the east line of Goodman street, thence along said south line of said lot 47 easterly and the south line of lot 48, township 14, range 7, to the west line of lands owned by Harriet M. Davis; thence southerly along the west line of said Davis' land, thirty, feet, to a point; thence westerly on a line parallel with the north line, and thirty feet therefrom to the east line of Goodman westerly on a line parallel with the north line, and thirty feet therefrom, to the east line of Goodman street; thence northeasterly along the east line of Goodman street, to the place of beginning.

These premises are owned by Hannah F. Brown. Also, all that tract or parcel of land described as

Also, all that tract or parcel of land described as follows: Commencing at a point on the east line of Goodman street, about 30 feet north of the south line of lot 48; thence easterly on a line parallel with said, south line of lot 48. 1521 feet, to the land of W. B. Weddle and others; thence southerly about five and one half feet, to a point; thence westerly, on a line parallel with the north line, and about five and one-half feet therefrom, to the east line of Goodman street; thence northeasterly to line of Goodman street; thence northeasterly the place of beginning.

the place of beginning.

The premises here described being a strip of land about five and one-half feet wide, taken off from the south end of lots 2, 3, 4, 5, 6, 7, 8, 9, 10 of Francis X. Gress's subdivisions of a part of lot 48; said lots 2, 3, 5, 6, 7, 8, 9, 10 are owned by said Francis X. Gress and said lot No. 4, is owned by Francis A. and Mary Gress, subject to a mortgage on said lot No. 4, to the North Avenue Permanent Savings and loan association for \$1.100. sociation for \$1,100.

Also, all that tract or parcel of land described as follows: Commencing at the intersection of the east line of Goodman street with the south line of east line of Goodman street with the south line of said lot 48, thence along said south line of said lot 48 about 2,164 feet to a point; thence northerly about twenty-four and one-half feet, to a point; thence westerly on a line parallel with the south line, and about twenty-four and one-half feet thereirom, to the east line of Goodman street; thence southerly along the east line of Goodman street to the place of beginning

street to the place of beginning.

The premises herein described being a strip of land one and one-half rods wide, extending from the east line of Goodman street to the land of Ger-

trude Schum, and known as Clifford street; the record title to which land is in Samuel G.Andrews, but the public have used the said strip as a street for upwards of twenty years, that said user has been open, notorious and adverse to the ownership of said Andrews.

Also all that tract or parcel of land described as

ollows:

Commencing at the east line of the land of said ress' thence easterly on a line parallel with the outh line of said lot 48, 643 feet to the land of Gerrude Schum: thence southerly along said Schum's west line, about five and one-half feet, to a point; thencewesterly, on a line parallel with the north line thencewesterly, on a line parallel with the north line and about five and one-half feet therefrom, 643 feet to said Gress' land; thence northerly about five and one-half feet to the place of beginning.

These premises are owned by W. B. Weddle, and are subject to a large number of mortgages and

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

follows:

Commencing at the intersection of the east line of said Weddle land with the south line of said lot 48; said Weddle land with the south line of said lot 48,; thence easterly along the south line of said lot 48, 827 feet to the land of Jacob Kaile and wife; thence northerly, on a line 30 feet, to a point; thence westerly, on a line parallel with the south line, and 30 feet therefrom 832 feet to said Weddle's land; thence southerly, thirty feet to the Place of beginning.

These premises are owned by Gertrude Schum.

Also all that tract or parcel of land described as

Commencing at the intersection of the east line Commencing at the intersection of the east line of lands of Hannah F. Brown, with the south line of said lot 48; thence easterly, along said south line of said lot 48, and the south line of late 19, township 14, range 7, to the land of Harriet L. Moulton; thence southwesterly, along said Moulton's west line, about 30 feet to a point; thence westerly, on a line parallel with the north line, and thirty feet therefrom, to said Brown's land; thence northerly, to the place of beginning. These premises are owned by Harriet M. Davis; Also, all that tract or parcel of land described as follows:

Commencing at the intersection of the east line of said last described premises with the south line of said lot 48, thence easterly, along said south line of said lot 49, 525 feet, to a point; thence southwesterly, about thirty feet, to a point; thence westerly, on a line parallel with the north line, and thirty feet therefrom, to the east line of said Davis land; thence northeasterly, about thirty feet, to the place of beginning.

These premises are owned by Harriet L. Moulton, subject to four certain mortgages, one to Henry N. Smith, one to George S. Copeland and one to George Loveridge and one to the Traders'

National Bank.

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

Commencing at the intersection of the east line of Gertrude Schum's land with the south line of said lot 48; thence easterly along the south line of said lot 48. eighty-five feet, to a point; thence northerly, thirty feet to a point; thence westerly, on a line parallel with the south line, and thirty feet therefrom to the east line of said Schum's land; thence southerly, thirty feet to the place of beginning. beginning.

These premises are owned by Jacob Kaile and wife, subject to a certain mortgage to Rudolph Weiss for \$500.

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

Commencing at the intersection of the east line of the last described premises with the south line or the last described premises with the south line of said lot 48; thence easterly along the south line of said lot 48; eighty-five feet to a point; thence northerly thirty feet to a point; thence westerly, on a line parallel with the south line and thirty feet therefrom, eighty five feet, to the east line of the premises last des ribed; thence southerly, thirty feet to the place of beginning.

These premises are owned by Jacop Guenther, subject to a mortgage to Henry B. McGonegal of \$400.00

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

Commencing at the intersection of the east line Commencing at the intersection of the east line of said Guenther's land with the south line of said lot 48: thence easterly along the south line of said lot 48 and the south line of iot 49, of township 14, range 7; 1027 feet to the land of Tryphena Hill; thence northerly, thirty feet, to a point; thence westerly, on a line parallel with the south line, and thirty feet therefrom, to said Gunther's land; thence southerly thirty feet to the place of beginning These premises are owned by H. Austin Brewster.

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

Commencing at the intersection of the south line of lot 49 and the east line of the premises last described; thence easterly along the south line of said lot 49, and the south line of to 50, township 14, range 7, to the west line of Waring street; thence northwesterly along the west line of Waring street, about thirty feet, to a point; thence westerly on a line parallel with the south line, and thirty feet therefrom, to the east line of said Brewster's land; thence southerly, thirty feet, to the place of begin-

These premises are owned by Tryphena Hill and George Hill, subject to a mortgage to George Le-George Hill, subject to the mortgage to George Hill, subject to the mortgage to

scribed as follows:

Commencing at the intersection of the east line of the Moulton land, hereinbefore described, with the south line of said lot 49, thence easterly along the south line of said lots 49 and 50, 1967 feet, to the west line of Warring street near the intersection of the Culver road; thence southeasterly, along the west line of said Warring street, about 30 feet, to a point; thence westerly, on a line parallel with the north line, and thirty feet therefrom, to the east line of said Moulton lands; thence northeasterly to the place of beginning.

These premises are owned by Christian Yaky

These premises are owned by Christian Yaky.
Therefore we, the subscribers, the commissioners having been duly sworn, as required by the statute in such case made and provided, and having all met and acted on the matter, submitted to us at the City Attorney's office in the City Hall building, 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, thereupon, determine and appraise the damages which the owners, there being no 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 adversaid owners.

compensation which each of the aforesaid owners 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 herelnafter provided:

To Alexander Button fourteen hundred dollars, payable six hundred dollars and interest to the United States Loan Commissioners, mortgagees; balance of eight hundred dollars, less said interest to Alexander Button. est, to Alexander Button.

To Catharine Streb and Frank Streb, seventeen

hundred dollars, pay able to them.

To Christian Abersold, four hundred and sixty

dollars, payable to him. dollars, payable to him.

To Leonard Streeb, one hundred and eighty-six dollars, payable to him.

To Jacob Speigle, two hundred and thirty-six dollars, payable to him.

To Anna Streeb, two hundred and twenty-two dollars, payable to her.

To the heirs of Henry Rohr, two hundred and thirty six dollars, payable to her.

thirty-six dollars, payable to them.

To Clarence H. Upton, one hundred and eleven dollars and fifteen cents, payable to him.

To Jane Woollard, fifty-four dollars and fourteen cents, payable to Charles Hahn, mortgagee.

To Matthias Dube'beiess, one hundred and seventy-six dollars and thirty cents, payable to him.

To Joseph Glokle, Margaretta Berger, Christian Berger and John Berger, forty-six dollars. eightytwo cents, payable to them.

To Barbara Schaeffer, sixty-six dollars and eleven cents, payable to the Fire Department of Rochester, mortgagee.

ter, mortgagee.

To Joseph Coleman, one hundred and fifty-five dollars, payable to John Zimbrick, mortgagee.

To Anthony Schneider, Barbara Schilling, Mary Numold, Frances Englert, Lena Agram, Louisa Phillips, Frank Schneider, Charles Schneider and Anna Schneider, heirs at law of Anthony Schneider and Catharine Schneider, widow of Anthony Schneider and Catharine Schneider, widow of Anthony Schneider, three hundred and thirty-one dollars and twenty-seven cents, payable to them, and that the sbares of Frank Schneider, Charles Schneider and Anna Schneider are payable to Frank L. Gummer, their guardian ad litem, appointed by the court in these proceedings.

proceedings. proceedings.
To Jacob Pflum, three hundred and thirty-four dollars, to be deposited with the Monroe County Savings Bank of Rochester, subject to the order of

the court To Adelia R. Hopkins, for lot No. 1, four dollars

To Adelia R. Hopkins, for lot No. 1, four dollars and twenty-seven cents, payable to her.
To Adelia R. Hopkins, for lot No. 2, four dollars and twenty-seven cents, payable to her.
To Adelia R. Hopkins, for lot No. 110, four dollars and twenty-seven cents, payable to her.
To Adelia R. Hopkins, for lot No. 111, four dollars and twenty-seven cents, payable to her.

To Adelia R. Hopkins, for lot No. 111, four dollars and twenty-seven cents, payable to her.

To Adelia R. Hopkins, for lot No. 216, four dollars and twenty-seven cents, payable to her.

To Adelia R. Hopkins, for lot No. 217, four dollars and twenty-seven cents, payable to her.

To Adelia R. Hopkins, for lot No. 324, two dollars and fifty-five cents, payable to her.

To Adelia R. Hopkins, for lot No. 325, two dollars and fifty-five cents, payable to her.

To Agelia B. Hopkins, for lot No. 326, two dollars and fifty-five cents, payable to her.

lars and fifty-five cents, payable to her.
To E. T. Lamb, for lot No. 327, two dollars and

To E. T. Lamb, for lot No. 327, two dollars and fifty-five cents, payable to him.
To Adelia R. Hopkins, for lot No. 328, two dollars and fifty-five cents, payable to her.
To Adelia R. Hopkins, for lot No. 329, two dollars and fifty-five cents, payable to her.
To Adelia R. Hopkins, for lot 432, two dollars and fifty-five cents, payable to her.
To Adelia R. Hopkins, for lot 433, two dollars and fifty-five cents, payable to her.
To Adelia R. Hopkins, for lot 434, two dollars and fifty-five cents, payable to her.
To Adelia R. Hopkins, for lot 434, two dollars and fifty-five cents, payable to her.
To Adelia R. Hopkins, for lot 437, two dollars and fifty-five cents, payable to her.

one dollar payable to her.

To Adelia R. Hopkins, for land marked "proposed street" four dollars and five cents, payable to her.
To Mary J. Allen, for lot 108, four dollars and

To Mary J. Allen, for lot 108, four dollars and twenty-seven cents, payable to her.
To Mary J. Allen, lot 109, four dollars and twenty-seven cents, payable to her.
To William Bently, for lots 218 and 219, eight dollars and ten cents, payable to him.
To James C. and Alexander Baird, seventy-seven dollars, payable to them.
To Bertha Pheiffer, fifty-eight dollars and fifty-four cents, payable to her.

four cents, payable to her.
To Eva Wambach, three hundred and fifty-seven dollars and sixty-four cents, to be deposited in Monroe County Savings Bank, subject to the order

of the court.

To Anna Maria Geiger, four hundred and sixtysix dollars, payable to Monroe County Savings Bank, mortgagee.
To Hannah F. Brown, five hundred and fifty-one

dollars and sixty cents, payable to her. To Harriet M. Davis, two hundred and forty-two

To Harriet M. Davis, two nundred and forty-two dollar and fifteen cents, payable to her. To J. B. Newcomb, five hundred and twenty-six dollars and fifty-five cents, payable to him. To Frank X. Gress, eighty-three dollars and thirty-three cents, payable to him.

To Sencis A. and Mary Gress, twelve dollars,

payable to North Avenue Permanent Savings and

Loan Association, mortgages.

To W. B. Weddle, twenty-seven dollars and twelve cents, to be deposited in Monroe County Savings Bank, subject to the order of the court.

To Gertrude Schum, two hundred and thirty dol-

lars, payable to her.
To the heirs of Samuel G. Andrews, one dollar.

payable to them.
To Jacob Kaile and wife, twenty-three dollars and fifty cents, payable to Rudolph Weiss, mort-

To Jacob Guenther, twenty-three dollars and fifty cents, payable to Henry B. McGonegal, mortgagee.

To Harriet L. Moulton, one hundred and fortyfour dollars, to be deposited in Monroe County Savings Bank, subject to the order of the court.

To H. Austin Brewster, two hundred and twelve

To H. Austin Brewster, two hundred and twelve dollars and nineteen cents, payable to nim.

To Christian Yaky, nine hundred and seventy-five dollars, payable to him.

To Tryphena and George Hill, eight hundred dollars, payable six hundred dollars with interest to George LeGracy, mortgagee, balance two hundred dollars less said interest payable to Tryphena and George Hill

dred dollars less said medical and George Hill.
All of which is respectfully submitted.
Dated Rochester, N. Y., November 14th, 1887.
E. B. FENNER,
S. B. WILLIAMS,
JOHN F. KINNEY,
Commissioners of Appraisal Commissioners of Appraisal.

Ordered, received, filed and published.
By Ald. Bohrer—Resolved, That the next regular meeting of the Common Council, Tuesday evening, Nov. 29, 1887, be, and hereby is designated as the time when any objections to the confirmation of the report of the commissioners in the matter of opening and extending Clifford street will be heard. Adopted.

Adopted.
By Ald. Kelly—Petitions of Hattie Hamburg, C. Sparling, James A. Daly, for permission to erect wood buildings. Permission granted.
By Ald. Kelly—Petition for water-mains in Thrush and Locust streets, referred to the Water Works Committee and Executive Board.
By Ald. Thayer—Petition of Jacob Schroth to erect a wood building. Referred to the Wood Building Committee and fire marshal with power to act. to act.

By Ald. Thayer—Petitions for water mains in Leighton ave., Merriman st. and Ulm st. referred to the Water Works Committee and Executive Board.

REPORTS OF STANDING COMMITTEES.

Ald. Sullivan from the Park and Contingent Committees, Ald. Fee from the Lamp Committee, Ald. Hall from the City Property Committee, and Ald. Hall from the City Property Committee, and Ald. Swikehard from the Police Committee, and Ald. Swikehard from the Police Committee, reported in favor of the various bills referred to their respective committees and referred them to the Finance Committee from Parkent Parken mittee for payment.

By Ald. Kohlmetz-

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

GENTLEMEN—Your Law Committee, to which was referred the resolution offered by Ald. Kohlmetz on the 18th day of October, 1887, reciting that one August M. Englert had been theretofore directed to make a certain barn or building to comply with the ordinance of the city, and which said Englert had neglected or refused to do, and that the said Englert be directed to remove said barn from his premises within ten days, would respectfully report.

from his premises within ten days, would respectfully report:

That it has taken the said matter under consideration, and would refer your Honorable Body to the resolution introduced by Ald. Stein, found at page 263 of the Common Council proceedings which, after reciting that the frame building upon the premises of said August M. Englert is a common nuisance, and may be removed and abated as such by the Common Council, directs that unless the outside walls of said building be constructed of

brick or stone, or some metallic or noncombustible material, under the direction of the Fire Marshal, that the said August M. Englert be proceeded against for the penalty prescribed by the charter. And, whereas, it is claimed to your Committee on the part of said Englert that he has complied with the part of said Englert that he has complied with the requirements of the said resolution, your Committee would recommend that that fact be as-certained by the judgment of the court, and that the City Attorney be directed to prosecute a suit for the recovery of such penalty, at once, and that until the determination of such suit, the resolution offered by Alderman Kohlmetz lie on the table.

offered by Alderman Kohlmetz lie on the table. In the matter of the petition for the payment of the claim of Anna Graham, your committee would report that they have taken the same under consideration, and while they have given due weight to the suggestions made by Mrs. Graham and her attorney, Mr. Hubbell, in view of the fact that the points decided by Mr. Justice Macomber at the last Circuit, leaves the matter in some serious doubt as to the ability of the city to recover from the Western Union Telegraph Company, either for this action or for the expense of repairing the bridge, your committee would therefore recommend that the said case should be appealed, and an opinion given by the appellate court as to recommend that the said case should be appealed, and an opinion given by the appellate court as to the correctness of the judge's decision and rulings before whom the case was tried.

Ordered received, filed and published.

By Ald. Kohlmetz—
Resolved. That the City Attorney be, and he hereby is, directed to prosecute a suit against August M. Englertfor the penalty prescribed by Section 220 of the Revised Charter.

H. KOHLMETZ, H. G. THAYER, GEO. W. ELLIOTT, JOSEPH H. FEE, J. S. Judson, Law Committee.

Adopted.

By Ald. Kohlmetz-Resolved, That the City Attorney be, and he hereby is, instructed to take an appeal to the General Term of the Supreme Court from the judgment recovered against the city of Rochester by Mary A. Graham, as administratrix of the goods, etc., of Anna Graham, deceased, on October 25, 1887, for \$2,000 danages and \$309.59

H. KOHLMETZ, H. G. THAYER, G. W. ELLIOTT, JOSEPH H. FEE, J. S. Judson, Law Committee.

Adopted. By Ald. Marson-

To the Hon. the Common Council of the City of Rochester:

Gentlemen—Your Assessment Committee begs leave to submit the following as its report, viz.:

The petition of John A. Reynolds, a member of the former firm of Brooks & Reynolds, doing business in the manufacture of shoes in this city, to have a personal property assessment levied against them in the general city tax rolls for 1887, amounting to \$59.21, cancelled by the Treasurer, should be regarded as it appears that for more than one verse. ing to \$59.21, cancelled by the Treasurer, should be granted, as it appears that for more than one year prior to the preparation of the assessment rolls for the year 1887 the firm had dissolved partnership and was no longer in existance.

Upon the recommendation of the city assessors, representations of the opinion that the general

your committee is of the opinion that the general city tax for the year 1887, upon lot 44, upon the east side of Goodman street, in the Perry and Bly subdivision of part town lot 52, called Pinnacle ave. tract, the assessed valuation being \$850, and the tax on the same amounting to \$13.38, should have been \$150 valuation and the tax should have been but \$2.36, the lot being assessed to Perry and Bly, and they being desirous to pay the proper tax thereon, and the treasurer should, therefore, be authorized to accept said amount of \$2.36, and to charge the balance to erroneous assessments.

Your committee is of the opinion that the applications of George M. Braxmeyer, Michael Cummings, J. E. McIntosh and C. P. Boswell, to be re

lieved from erroneous water assessments or taxes. neved from erroneous water assessments or taxes, and to have refunded, in some instances, the amounts thus erroneously assessed, should be referred to the Executive Board, having charge of the water works department, to take such action and grant such relief therein as in its opinion may be just and equitable according to the circumstances, as said board will be best qualified to decide upon the merits of the respective applications.

Your committee also recommends that the heirs of Mary I. Thomas should he granted one month

of Mary J. Thomas should be granted one month fromthis date within which to avail themselves of the conditions given to them by a resolution found at page 203 of the current printed proceedings of your honorable body, and that the treasurer be directed to accept the amounts and interest from them as therein stated.

W. H. MARSON, WM. H. SULLIVAN, L. J. HALL, Assessment Committee.

Ordered received, filed and published.

By Ald. Marson—Resolved, That the Treasurer be and he hereby is directed to cancel the personal property tax or assessment appearing in the general tax rolls for 1887 against the firm of Brooks & Reynolds, amounting to \$59.21 exclusive of interest, and charge the same to erroneous assessments. Adopted.

est, and charge the same to erroneous assessments. Adopted.

By Ald. Marson—Resolved, That the Treasurer be and he is hereby directed to recieve from Perry & Bly the sum of \$2.36 in full of the General City Tax for 1887 against lot 44, east side of Goodman street, in the Perry & Bly subdivision of part of Town Lot 52, called Pinnacle Avenue Tract, and to charge the balance remaining of the tax to erroneous assessments. Adopted.

To charge the matance remaining of the tax to erroneous assessments. Adouted.

By Ald. Marson—Resolved that the applications of George M. Braxmeyer, Michael Cummings, F. E. McIntosh and C. P. Boswell with reference to relief being granted them from alleged erroneous water tax rates or assessments including a front-great by a condition of the bound are howeful referred to the age tax be and the same are hereby referred to the Executive Board having charge of the water works and its fund with power to act thereon as provided in the foregoing report.

Adopted By Ald. Marson-Resolved that the treasurer be and he is hereby directed to receive from the heirs of Mary J. Thomas the amount and interest in full of general city taxes for 1885, described in and by a resolution of this council found at pages 203 of current printed proceedings provided the payment be made by them within one month from this date.

Adopted.

ENCES.

REPORTS OF SPECIAL COMMITTEES.

Ald, Fee from the committe on the application of the Rochester Superheated Water Co. reported progress and asked for further time. Further time was granted.

Ald. Elliott, from the special committee on man ual and public Parks and Boulevard, reported progress and asked for further time. Granted.

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFER-

By the Clerk-

MAYOR'S OFFICE, ROCHESTER, November 10, 1887.

Gentlemen of the Common Council:

Final ordinance for Monroe Avenue outlet sewer around Kondolf's pond, is hereby returned disapproved, for the reason that the description of the territory to be assessed for the expense thereof is not, in my opinion, described with sufficient certainty to enable the assessors to intelligently make the assessment, and their action in that regard might cause the expense of the sewer, (estimated as 1300000) to foll more this city.

\$1,500.00) to fall upon this city.

This opinion is concurred in by other city officials who have given the matter attention.

CORNELIUS R. PARSONS, Mayor. The President stated the question to be "shall the ordinance stand notwithstanding the objec-

tions of His Honor the Mayor." The Mayor's veto was sustained by the following vote:
Nays—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer.—14.

By the Clerk-

MAYOR'S OFFICE, ROCHESTER, N. Y., Nov. 9, 1887.

Gentlemen of the Common Council:

A resolution, adopted at your last regular meetary would seem to empower the Lamp Committee to employ a person for the next five months, at the rate of \$70 per month, to receive daily reports from the Police Department of lamps not found from the Police Department of lamps not found lighted by the policemen on their various beats. I am quite sure the Police Department will cheerfully file such reports with the clerk of your board for your information, and, therefore, the expense proposed would be wholly unwarranted, and the said resolution is hereby returned disapproved.

CONNELIUS R. PARSONS, Mayor.

The President stated the question to be "shall the resolution stand notwithstanding the objections of His Honor the Mayor." The resolution was sustained by the following vote:

Ayes—Ald, Tracy, Sullivan, Marson, Fee, Elliott, Foley, Hall, Judson, Bohrer, Kelly, Thayer—II.

Nays—Ald. Kohlmetz, Fritzsche, Swikehard—3.

By the Clerk-

ROCHESTER, N. Y., Nov. 14th, 1887.

Hon. Cornelius R. Parsons, Mayor City of Roch-

DEAR SIR—Will you kindly invite the members of the Common Council to be present at the Business Men's meeting next Friday evening at half-past seven o'clock in the Council Chamber, to hear addresses by the Hon. Erastus Wiman of New York and the Hon Benjamin Butterworth of Ohio, on the subject of "Commercial Union'' with Canada. The question will be ably discussed from both a Canadian and American standooint.

We are sure every representative of this city will desire to be informed on this very important subject, which is of such vital interest to the citizens of Rochester. Respectfully Yours.

T. B. GRIFFITH,

Secretary Citizens' Committee.

The invitation was accepted. DEAR SIR-Will you kindly invite the members

The invitation was accepted.

By the Clerk-

ROCHESTER, N. Y., Nov. 15, 1887,

To the Honorable, the Common Councii:

GENTLEMEN-The Executive Board would respectfully ask your honorable body to cause to be placed at and around Mt. Hope reservoir electric lights sufficient to light up the grounds in that vi-cinity. The city property has suffered depredations about the reservoir's grounds and articles of value about the reservoir's grounds and articles of value have from time to time been stolen. The Executive Board is of the opinion that if proper lights were placed about the reservoir the danger to life, limb and property will be materially lessened, the above described property being bordered by the public highway.

The Executive Board respectfully calls your attention to this matter and ask that immediate ac-tion be taken. Respectfully yours, THOMAS J. NEVILLE, CLERK.

Referred to Lamp Committee.

By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Nov. 15, 1887.

To the Hon. the Common Council:

Gentlemen—In accordance with the provisions of the City Charter I hereby report that the following named persons have qualified and taken the oath of office required by law:

James S. Murray, William B. Meneilley, Eugene
C. Denton, Fred J. McCall, Isaac S. Haight, J. A. Britenstool, Frank S. Leseritz, Paul Stahlbrodt, Ada L. Foreman, Commissioner of Deeds.

Respectfully submitted.

Peter Sheridan, City Clerk

By the clerk-

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

GENTLEMEN-The undersigned excise commis-GENTLEMEN—The undersigned excise commissioners for the city of Rochester report that they granted 81 licenses for the month of October, 1887, and received \$4,004.00, deposited the same with the City Treasurer and filed his receipt therefor with the Bonds and report for the month with the city clark.

POMEROY DICKINSON. CONRAD HERZBERGER. James MALLEY.

Rochester, Nov. 3th, 1887. Ordered received, filed and published.

ACTION ON ORDINANCES. FIRST ORDINANCES.

PINNACLE AVENUE WALKS.

By Ald. Kohlmetz-Resolved, That the City Sur-By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Conneil the expense of constructing plank sidewalks on each side of Planacle Avenue from South Avenue to the south line of the city.

The Surveyor submitted as such estimate \$1,665. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

By Aid. Kohlmetz—Resolved, Thatthe following improvement is necessary, viz.:

The construction of pine plank sidewalks wide, laid on White oak stringers, on each side of Pinnacle Avenue from South Avenue to the south line of the city, except where sidewalks of acceptable quality and of proper widths, grades and alignments now exist; but where sidewalks of good quality are now found, not of the designated widths, grades and alignments, the widths not being less than those established, they shall be taken up and adjusted to such grades and alignments; also the grading of the sidewalks on each side from the curb line to the street line.

And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole expenses thereof, and reports the same at \$1.665, 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 expenses thereof, viz.:

be assessed by a local assessment for the whole expense thereof, viz.:

"One tier of lots and parcels of land on each side of Pinnacle Avenue from South Avenue to the southerly boundary line of the city 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 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, Nov. the 29th, 1887, at 7 o'clock, at the Common Council Chamber. when allegations will be heard.

HARLEM STREET CEMENT WALK AND GRADING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense ot constructing Portland cement sidewalks and the grading of the roadway on Harlem street,

Adopted.

The Surveyor submitted as such estimate, \$1,075.
By Ald. Kohlmetz—Resolved, That the following

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of Portland cement sidewalks four (4) feet wide on each side of Harlem st', from Goodman street to Cambridge St.; with the necessary crosswalks, the excavation for the sidewalks to be at least one (1) foot below the surface grades to be established for the sidewalks and to be celled in with cond clean condensative transfer. be filled in with good clean sand or anthracite coal ashes before the sidewalks are laid; also the grading of the roadway and of the gutter formations, and the establishment of the necessary street monuments within the terminal limits named.

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 \$1,075, which estimate is hereby approved, Resolved, Further, that the following portion of said city is deemed benefited and properly ought be filled in with good clean sand or anthracite coal

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 Harlem street, from Goodman St. to Cambridge 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 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, Nov. the 27th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted

WILCOX 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 east side of a portion of Wilcox street.

Adopted.

The Surveyor submitted as such estimate, \$160. By Ald. Kohlmetz-Resolved, That the follow-

By Aid. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The construction of a pine plank sidewalk four (4) feet wide, laid on white oak stringers, on the east side of Wilcox street, beginning at Monroe avenue, and extending southward therefrom for the distance of four hundred (400) feet, with the necessary crosswalks, sidewalk grading and gutter formation.

And Whereas The City Symposium and Sympo

mation.

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 \$160, 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, viz:

One tier of lots and parcels of land on the east side of Wilcox street, from Monroe avenue to a

side of Wilcox street, from Monroe avenue to a point four hundred (400) feet southward therefrom, in proportion to the benefit which each willderive therefrom.

And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter 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, November the 29th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adonted.

Adopted.

MONROE AVENUE OUTLET SEWER DITCH AROUND KONDOLF POND.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing an outlet for the Monroe avenue sewerage around the Kondolf Ice Pond and also the connection of the aforesaid outlet with the Nichols park outlet sewer.

Nichols park outlet sevel.

Adopted.

The Surveyor submitted as such estimate, \$2,100.

By Ald. Judson—Resolved, That the following improvement is necessary, viz.:

The construction of a vitrified pipe sewer 15 inches in diameter, beginning at the northerly end inches in diameter, beginning at the northerly end of the culvert crossing Monroe avenue about midway between Nichols park and the Eric canal bridge, and extending eastward therefrom and along the lands belonging to Matthias Kondolf to the intersection of the branches of the Monroe avenue and Nichols park outlet sewer ditches; thence westerly on or near the line of the said Nichols park sewer ditch by an 18 inch vitrified pipe sewer to the point where the said Nichols park outlet sewer is now covered, thence easterly from the aforesaid intersection of the Monroe avenue and Nichols park outlet, ditches in the direct from the aforesaid intersection of the Monroe avenue and Nichols park outlet ditches in the direct prolonged line of the combined outlet ditches across Bowen street and across private property belonging to Messrs. Bowen and Gould by an 18 inch vitrified pipe sewer to its intersection with the existing outlet ditch through said property, with all wells with basket coverings, lateral sewers and lot lateral connections; it being expressly understood, and this ordinance must be so construed, that stood, and this ordinance must be so construed, that

to be assessed by a local assessment for the whole its object is to abate a nuisance occasioned by a sewerage from a large territory flowing throug-openditches, and that the proposed sewers are nu tended to afford a temporary abatement of such uisance, and therefore the pipes used may be of then

assance, and therefore in pipes used may be of themsecond but of good quality, not conforming strictly to the usual specifications for pipe sewer.

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 \$2.100 which estimate is hereby expressed.

\$2,100, which estimate is hereby approved.

Resolved, further, That the following portion of said city is deemed benefitted and properly ought to be assessed by a local assessment for the whole ex-

pense thereof, viz.:
All the territory included within and described by the following boundary lines, viz:
Beginning at the intersection of Meigs street and Park avenue, thence southerly along Meigs street, including one tipe of lots and revealed faced on the rark avenue, thence southerly along Meigs street, including one tier of lots and parcels of land on the westerly side thereof, to Tracy park, thence westerly along Tracy park, including one tier of lots and parcels of land on the north side thereof to a point 150 feet east of Alexander street, thence easterly along Tracy park, including one tier of lots and parcels of land on the south side thereof to Meigs street, thence southerly along Meigs street, including one tier of lots and parcels of land on the west side thereof to Monroe avenue, thence street, including one tier of lots and parcels of land on the west side thereof to Monroe avenue, thence northwesterly along Monroe avenue, including one tier of lots and parcels of land on the northeasterly side thereof to the easterly line of J. B. Edmond's subdivision of lot 25 of E. Johnson's subdivision of lot 25 of E. Johnson's subdivision of lot 59, thence still northwesterly along Monroe avenue to Averill avenue, thence southerly along Averill avenue to Cobb street, thence westerly along Cobb street, including one tier of lots and parcels of land on the north side thereof, excepting the lot on the northwest corner of Averill avenue and Cobb street to the westerly line of lot No. 17 of the Cobb tract, thence easterly along Cobb 17 of the Cobb tract, thence easterly along Cobb street, including one tier of lots and parcels of land on the southerly side thereof to Averill avenue, thence southwesterly along Averill avenue including one tier of lots on the northwesterly side thereof to Pearl street, excepting the lot on the north-west corner of Averill avenue and Pearl street, thence southeasterly along Pearl street, including one tier of lots and parcels of land on the southwesterly side thereof to Edmonds street, thence southerly along Edmonds street including one tier of lots and parcels of land on the westerly side thereof to a point 250 feet south of Pearl street, thence northerly along Edmonds street, including one tier of lots and parcels of land on the east side thereof to Pearl street, thence easterly along Pearl street, including one tier of lots and parcels of land on the south side thereof to Goodman street. thence southerly along Goodman street including one tier of lots and parcels of land on the west side thereof to the northern boundary line of the Erie canal lands, thence easterly along said boundary line to Bowen street, thence northerly along Bowen street, including one tier of lots 150 feet in depth on the east side thereof to the prolonged northerly line of the easterly portion of Harvard street, thence westerly along said line to Oxford street, thence westerly along Harvard street, including one tier of lots and parcels of land on the north side thereof to Goodman street, thence north side thereof to Goodman street, thence northerly along Goodman street including one tier of lots and parcels of land on the east side thereof to Park avenue, excepting the lot on the southeast corner of Goodman street and Park avenue, thence southerly along Goodman street, excepting the lot on the southwest corner of Goodman street and Park avenue to Brighton avenue, thence westerly along Brighton avenue including one tier of lots and parcels of land on the north side thereof to Meigs street, thence northerly along Meigs street including one tier of lots and parcels of land on the

and the clerk is the place of beginning,
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, Nov. the 29th,

1887, at 7:00 o' clock, at the Common Council Chamber, when allegations will be heard. Adopted.

SEVENTH AVENUE PIPE SEWER.

By Ald. Judson-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a pipe sewer in a portion of Seventh avenue.

of Seventh avenue.

Adopted.
The Surveyor submitted as such estimate, \$560.

By Ald. Judson—Resolved, That the following improvement is necessary, viz.:

The construction of a vitrified pipe sewer ten (10) inches in diameter, beginning at the pipe sewer now constructed on the south side of Central park, and extrading southward therefrom for the discontinuous continuous co and extending southward therefrom for the distance of about three hundred and twenty-five (325) feet; with the necessary man-holes, lamp-holes, surface sewers, lot laterals, lot connections, road-

surface sewers, for laterals, for connections, road-way grading 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 reports the same at \$560, which estimate is hereby ap-

proved.

Resolved, further, 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 Seventh avenue, from Central park to Short street, in proportion to the benefit which each will

derive therefrom.

And the Clerk is hereby directed to publish no-tice in pursuance of Title VII, Section 172 of the Revised Charter of 1890, of the City of Rochester, that all persons interested in the subject matter of and improvement, are required to attend the Common Council, on Tuesday evening, Nov. the 29th, 1887, at 7 o' clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE NO. 3,319. WARNER STREET PLANK WALK.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations 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 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, 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 Common Council at the proceeded to hear allegations in relation to the imamprovement to attend the 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 walk on Warner street, from the end of the present walk to Otis street. improvement to attend the Common Council at the

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 construction of a pine plank sidewalk four (4) feet and eight (8) inches wide, laid upon white oak stringers, on the east side of Warner street, beginning at the northern end of the sidewalk now existing on the eastern side of the street aforesaid and extending therefrom northward to Otis street, with the necessary crosswalks, sidewalk grading and gutter formation.

And the whole expense shall be detrayed 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 \$245, 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:

One tier of lots and parcels of land on the east side of Warner street, from the northern terminus of the existing sidewalk on the east side of the aforesaid street to Otis 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 advantages which each derives therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley. Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—13.
Ald. Kelly moved that the property owners on Warner street be allowed thirty days to construct their conversable.

their own walks. Adopted.

FINAL ORDINANCE, No. 3,320.

THIRD AVENUE PLANK WALK.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make 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 deem proper to be assessed for the expense 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 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 subtice 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

persons appearing.
Ald. Kohlmetz submitted the following:
An ordinance to construct plank sidewalks on
Third avenue, from Central Park to Pennsylvania

Third avenue, from Central Park to Pennsylvania 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 construction of pine plank sidewalks four (4) feet and eight (8) inches wide, laid on white oak stringers, on both sides of Third avenue, from Central park to Pennsylvania avenue, with the necessary oversuely sidewalk grading and entropy. sary crosswalks, sidewalk grading and gutter for-

mations

mations.

And the whole expense should be defrayed by an 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 \$655 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: said improvement is described as follows:

One tier of lots and parcels of land on each side of Third avenue, from Central park to Pennsyl-

vania avenue.

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

Adopted by the following vote:

Ayes—Ald. Tracv Sullivan, Marson, Vee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,321.

DE JONGE PARK PLANK WALK.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such Common Council, before determining to make such public improvement, having cauused 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 having also caused 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 amount, if any, to be raid 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 notice, and, after hearing such allegations from all person appearing, Ald. Kohlmetz submitted the following:

An ordinance to construct a plank waik on De

An ordinance to construct a plank walk on De Jonge park from St. Joseph street to North

Joiner street.

The Common Council of the City of Rochester do ordain and determine that the following improve.

ordain and determine that the following improvement is necessary and should be made, to wit:

The construction of a hemlock plank sidewalk four (4) feet wide, laid on white oak stringers, on the south side of De Jonge park, from St. Joseph st. to north Joiner st.; with the necessary cross-walks, sidewalk grading and gutter formations; also the necessary monuments to define the lines of the said park.

the said park.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefited thereby, hereinafter described; and 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 \$335, and said estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common Com-mon 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 fol-

lows:
One tier of lots on each side of De Jonge park, from St. Joseph street to North Joiner street.
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 derives therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard,
Judson, Bohrer, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,322.

EDWARD STREET PIPE SEWER.

On motion of Ald. Judson the Common Council proceeded to hear allegations in relation to the mprovement described in the ordinance below, the said Common Council, before determining to make 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 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, 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 ject 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 persons appearing,
Ald. Judson submitted the following:

Ald. Judson submitted the following:
An ordinance to construct a pipe sewer in Edward st. from near Alphonsus ave. to Clifford st.
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 construction of a vitrified pipe sewer twelve (12) inches in diameter in Edward street, beginning at a point fifty (50) feet south of the south line of

Aiphonsus avenue and extending southward to intersect the Clifford street outlet sewer, with the necessary manholes, lampholes, surface sewers, lot laterals, lot connections, roadway grading and gutter formations.

And the whole expense should be defrayed by an assessment upon the lots and parcels of land to be benefited thereby, hereinafter described; and the City Surveyor under the direction of this the City Surveyor under the direction of this Council, having made an estimate of such expense and reports the same at \$680, and said estimate being deemed reasonable, is here 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 lots and parcels of land on each side of Edward street, from Alphonsus avenue to Clif-

ford 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 there-

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard.
Judson, Bohrer, Kelly, Thayer—14.
On motion of Ald. Kelly action on the final ordinance for opening and grading a street from Hensler alley to Ames street, was posponed two

Ald. Kelly moved that action on the final ordinance for Genesee Valley Canal Outlet sewer extension be postponed two weeks. Adopted.

UNFINISHED BUSINESS.

By Ald. Kelly—Resolved, That Rule XLIII of the rules of the Common Council, notice of which has has been previously given, be amended so as to read as follows:

XLIII. Any rule of the Board may at any time, except as otherwise specifically provided in any such rule, be temporarily suspended for special reasons, by a vote of two-thirds of the members present, but no permanent alteration shall be made without notice, specifying the object of the change, having been given at a previous meeting.: Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—14.

By Ald. Elhott—
Whereas, Notice has been duly given that at this time motion would be made to amend the ordinance relating to the meetings of the Common Council, therefore; XLIII. Any rule of the Board may at any time.

relating to the meetings of the Common Council, therefore;

Resolved, That Section 1 of the ordinance relating to the meetings of the Common Council be amended so as to read as follows:

Section 1. The regular meetings of the Common Council in each official year (until otherwise ordered) shall be on the first Monday of April at three o'clock in the afternoon; on the next day at 6.30 in the evening; and thereafter every alternate Tuesday, at the hour last named; and also at such other time as the Common Council may appoint other time as the Common Council may appoint.

Lost by the following vote:
Ayes—Ald. Fee, Fritzsche. Elliott, Foley—4.
Nays—Ald. Tracy, Sullivan, Marson, Kohlmetz.
Hall, Swikehard, Judson, Stein, Bohrer, Kelly. Thayer-11.

EXECUTIVE BUSINESS.

Ald. Kohlmetz moved to procee to appoint Commissioner of Deeds, and that the Clerk east the

ballot.
Adopted by the following vote:
A yes—Ald. Tracy, Sullivan, Marson, Fee, Kohimetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.
James H, Kelso, Geo. H, Clarke, James P. Butler, E. A, Kalbheisek, Arthur E. Sutherland, Z. F. Westervelt and August Blauw, having received the concurrent vote of the Common Council, were declared appointed Commissioners of Deeds.

MISCELLANEOUS BUSINESS.

By Ald Kelly—Resolved, That the City Surveyor be and hereby is directed to establish the grade of Finch street, from Rowe street south to Ravine

ayenue. Adopted. By Ald. Bohrer—Resolved, That the Executive Board be and they hereby are directed to take the necessary legal proceedings for the closing of Church alley, from Orphan alley to Alphonsus ave., and report the result of such proceedings to this Board. Adopted.

By Ald. Bohrer-

Resolved. That the clerk be, and he hereby is, authorized and directed to draw an order on the treasurer for one hundred and thirty-eight dollars (\$138.00) in favor of Samuel B. Williams for services as commissioner of appraisal in the matter of the opening and extension of Clifford street; that the treasurer pay the same from the contingent fund, and charge and carry the amount to the fund for opening said Clifford street when created. Adopt-

ed by the following vote.

Ayes—Ald. Tracy, Sullivan, Marson, Fee,
Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

By Ald. Bohrer-Resolved. That By Ald. Bohrer— Resolved. That the clerk be, and he hereby is authorized and directed to draw an order on the treasurer for one hundred and thirty-eight dollars (\$138.00) in favor of Edmund B. Fenner for services as commissioner of appraisal in the matter of the opening and extension of Clifford street; that the treasurer pay the same from the contingent fund, and charge and carry the amount to the fund for opening said Clifford street, when created. Adopt-

obening said confords reet, when creaced. Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Thayer.—14.

By Ald. Bohrer—

Resolved: That the clerk be, and he hereby is authorized and directed to draw an order on the treasurer for \$276.00 in favor of John F. Kinney for services as commissioner of appraisal and clerk of commission in the matter of Clifford street opening that the treasurer pay the same from the

opening that the treasurer pay the same from the contingent fund and charge and carry the same to the fund for opening said Clifford street when created. Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

By Ald. Bohrer—Resolved, That the Clerk be and he hereby is authorized and directed to draw an order on the Treasurer for \$131.50 in favor of John T. Clarke for services and disbursements in the matter of the extension of Clifford street. That the matter of the extension of Clifford street. That the Treasurer pay the same from the Contingent Fund and charge and carry the amount to the fund for opening said Clifford street when

created.
Adopted by the following vote;
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Thayer—14.
By Ald. Bohrer—Resolved, That the Clerk be and he hereby is authorized and directed to draw an order on the Treasurer in favor of Peter A. Costich tor \$35.00 for services in the matter of opening Clifford street. That the Treasurer pay the same from the Contingent Fund and charge opening Clifford street. That the Treasurer pay the same from the Contingent Fund and charge and carry the same to the fund for opening Clifford street when created.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan. Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard,
Judson, Stein, Bohrer, Thayer—14,
Ald. Judson moved that action on Final Ordinance No. 3,459, Goodman Street Outlet Sewer Extension, adopted July 12th, 1887, be reconsidered Adopted

erich. Adopted.

Ald. Judson moved that the estimated expense be changed from \$27,300 to \$38,800, and that the Clerk be directed to publish notice for allegation3 for November 29, 1887. Adopted.

By Ald. Judson—Agreement between F. S. Minges and wife and Edwin S. Hayward and wife and

the city of Rochester.

An agreement made and entered into on this 12th An agreement made and entered into on this l2th day of November, 1887, at Rochester N. Y., by and between Frederick S. Minges and Mary M. Minges, his wife, and Edwin S. Hayward and Lucy E. Hayward, his wife, all of the city of Rochester, N. Y., of the first part, and The City of Rochester, a municipal corporation, of the second part.

Witnesserb as follows:

Witnesseth as follows: Said parties of the first part do hereby agree, for and in consideration of the sum of one dollar, and of other good and valuable considerations heretofere and this day received from said party of the second part, to sell, assign and convey to said city of Rochester, upon the payment to them, or either of them, of six hundred dollars, at any time within one year from the date hereof, by said city of Rochester, or its Executive Board, a permanent and perpetual easement sixty feet, or so much thereof as may be necessary, through their or either of their, lands, as may be needed for the construction of the sewer known as the Court and William traces. William street outlet sewer extension, under final ordinance No. 3,268, passed by the Common Council of said city on July 26, 1887, beginning at the northern terminus of the culvert under the tracks of the N. ern terminus of the culvert under the tracks of the N. Y. C. & H. R. R. Co., though which the sewage of said outlet sewer now passes; thence northerly along or near the line of the ditch of the aforesaid outlet, to the division line between the lands belonging to said Frederick S. Minges and Edwin S. Hayward, and thence along the said division line eastward to Goodman street, so that said sewer extension may connect with that portion of the Goodman street outlet sewer, now under contract and approaching completion, with the right at any and all times, in said city and Executive Board, and their, and each of their agents, servants, and contractors, to enter upon said premises through which said outlet sewer extension is to extend, or be constructed, as aforesaid, and to examine, clean, repair, deepen and enlarge said sewer extension. clean, repair, deepen and enlarge said sewer extension, as may be deemed desirable or necessary, and which said agreement shall contain proper and suitable covenants on the part of said Frederick S. Minges and Edwin S. Hayward, jointly and severally, of seizin and possession in said city, at any and all times.

and all times.

And the said parties of the first part do also hereby grant and convey the right to enter upon said premises forthwith to said party of the second part, and its Executive Board and contractors and agents, and to construct said outlet sewer extension therein, as aforesaid, and before said formal right of way or executed as above provided and easement is executed, as above provided and agreed, but said Edwin S. Hayward shall, until easement is executed, as above provided and agreed, but said Edwin S. Hayward shall, until Goodman street from the north line of Webster avenue to the south line of East Main street, be in a condition for travel for horses and carriages, have a driveway across the easement or strip of land on the division line aforesaid, for egress from and ingress to his place of residence to East Main street, through his and said Frederick S. Minges' lands; such driveway may, during the construction of the sewer aforesaid, along said line, be a plank and timber bridge across the excavation for such sewer, and there shall also be two openings into said sewer, one at or near the railroad company's fence, and the other at or near the angle of the sewer at the intersection of said sewer with said division line, which openings shall be for the purpose of receiving into said sewer, at those points, the surface water collecting thereat, and now passing into said outcollecting thereat, and now passing into said outlet ditch, the said openings, and said bridge, if one be constructed, shall be at the sole cost and expense of said city of Rochester, or the territory to be assessed for said sewer extension under said

ordinance. All dirt and materials removed in making the exand the and materials removed in making the excavations for said sewer, or its enlargement, as aforesaid, shall, by said party of the second part, or its contractors, agents or servants, except such as may be used in filling the excavation or trench after such sewer, or its enlargment, is constructed, be placed and ready upon the land of the severt to the or trench after such sewer, or its enlargment, is constructed, be placed and graded evenly upon the land adjacent to the excavation made for said sewer, upon each side thereof, and within a reasonable distance, of not blereof, and within a reasonable distance, or not be exceeding two hundred and fifty feet from the place where said dirt may be, and not exceeding one hundred feet from the line of the excavation

made for such sewer, or its extension.

In witness whereof, the said parties of the first part have hereunto set their hands and seals, at Rochester, N. Y., on the day and year first above

F. S. MINGES. (Seal.)
MARY M. MINGES. (Seal.)
EDWIN S. HAYWARD. (Seal.)
LUCY E. HAYWARD. (Seal.)

STATE OF NEW YORK, COUNTY OF MONROE, Ss. CITY OF ROCHESTER. On this 12th day of November, 1887, before me, the subscriber, personally appeared Frederick S. Minges and Mary M. Minges, his wife, and Edwin S. Hayward and Lucy E. Hayward, his wife, to me personally known to be the same persons described in and who executed the foregoing instrument, and the same. Cass Williams, Notary Public.

Ordered received, filed and published.

By Ald. Judson—Whereas, In the construction of the Court and William street outlet sewer extension, under Final Ordinance No. 3268, it becomes necessary to acquire a permanent and perpetual easement from Frederick S. Minges and Edwin S. Hayward, and their respective wives, for the construction of said sewer in and through their lands, and for which easement they have this day, by a written contract, duly executed and acknowledged, presented to this common council at this meeting, agreed to accept six hundred dollars in full.

presented to this common council at this meeting, agreed to accept six hundred dollars in full.

Now therefore be it resolved, That the sum of six hundred dollars is, in the opinion of this Common Council and it is hereby adjudged to be reasonable and that the proposition and conditions contained in said agreement, presented as aforesaid, be accepted by and on behalf of, the city, and that said sum of six hundred dollars be paid to them as provided in said agreement, within on year from the date thereof; that the said easement is described as follows;

Beginning at the northern terminus of the cul-

ment is described as follows;

Beginning at the northern terminus of the culvert under the N. Y. C. & H. R. R., through which the sewage of said outlet sewer now passes; thence northerly on or near the line of the ditch of the aforesaid outlet sewer, to the division line between the lands belonging to Frederick S. Minges and Edwin S. Hayward, and thence along the said division line eastward to Goodman street, so that said sewer may connect with that portion of the Goodman street outlet sewer which is now under contract, and is rapidly approaching completion; and that the expense and cost of such easement, namely, six hundred dollars, be assessed upon the territory described in said final ordinance No. 3,238, to be assessed for the construction of said sewer extension, and that that part or portion of the said city is hereby deemed will be benefited by said improvement, and said sum of \$600, when the said city is hereby deemed will be benefited by said improvement, and said sum of \$600, when paid, be included in the cost and expense of said improvement, under said final ordinance.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

Ald. Judson asked for and obtained unanimous consent to introduce the following ordinance, and

moved its adoption:

moved its adoption:
An ordinance to establish and regulate pounds, and to authorize the impounding and sale of animals and poultry running at large, and to regulate the keeping of swine.

Passed November 15, 1887.
The Common Council of the city of Rochester do

The Common Council of the city of Rochester do ordain as follows:
Section 1. It shall not be lawful for any cattle, horses, dogs, sheep, swine or other animals, or geese or other poultry to run or be at large in any public street, avenue, lane, alley, park, square or place within the city of Rochester.

§ 2. It shall be lawful for any person, including any member of the police department or policeman or other officer appointed for that purpose, to man or other officer appointed for that purpose, to seize and take into his custody and possession any such animal or poultry straying or being at large, contrary to the provisions of section one of this ordinance; and it shall also be lawful for any person to take into his custody and possession any of the animals or poultry aforesaid which may be running at large, a being and traverseing may promise.

antimas or pountry aforesaid wind may be running at large, or being and trespassing upon premises owned or occupied by such person.

§, 3. Whenever any person shall seize and take into his possession any animal or poultry, under authority, of either of the two preceding sections of this ordinance, it shall be the duty of such person to give immediate notice thereof to a Judge of the Municipal Court of eaid city and said indee shall be the Municipal Court of eaid city and said indee shall be the Municipal Court of eaid city and said indee shall be the Municipal Court of eaid city and said indee shall be the Municipal Court of eaid city and said indee shall be the Municipal Court of eaid city and said indee shall be the Municipal Court of eaid city and said indee shall be the manufactured to the court of eaid city and said indee shall be the court of eaid city and said indee shall be the city and said indee shall be the city and said indee shall be the city and the city and said indee shall be the city and son to give immediate notice thereof to a Judge of the Municipal Court of said city, and said judge shall thereupon, cause notice to be given, by affixing the same in six conspicuous places in said city, one of which shall be at or near the outer door of the court house, that such animal or animals or poultry will be sold at public auction, at some convenient place in said city, not less than ten days, nor more than thirty days, from the time of affixing such notice, to be specified, including the hour at which sale shall be had, in such notice, one of the time and place mentioned in said notice, one of the said court, shall proceed to sall the said judges of said court shall proceed to sell the said animal or animals or poultry for cash, and out of the proceeds the reof, shall, in the first place, retain the following fees and charges for his services, and expenses incurred in giving such notice and making such said with the following fees are the said such said with the following fees and charges for his services, and expenses incurred in giving such notice and making such said with the following fees are said said. such sale, viz: For every horse, mare or colt sold two dollars; for every other animal sold, one dol-lar; for every goose or fowl sold, twenty-five cents, and shall then pay to the treasurer of said city said sum or sums so retained, and shall then pay to the said city said sum or sums after deducting therefrom any penses connected with the a all exand penses connected with the giving of the said notice, and including any expense incurred in keeping said animal or poultry from the time of seizure to the time of such sale,

\$ 4. If there shall be any surplus moneys arising from said sale, the judge making such sale shall retain the same in his own hands, and pay the same to the ds, and pay the same to the owners of said animal or animals or owner or owners of said animal or animals or poultry, after a reasonable demand therefor, and satisfactory proof of such ownership, provided such owner or owners shall appear and claim such such owner or owners shall appear and claim such surplus moneys, within one year after such sale. And if the owner or owners of such animal or animals or poultry shall not appear and demand such surplus moneys within one year after such sale has been made, he, she, it or they shall be forever debarred from recovering any part of such moneys, and the same shall be paid to the Treasurer of said city for the benefit of the highway fund, and the Treasurer's receipt therefor shall be a legal discherer to said under

charge to said judge.

\$ 5. Any owner of any animal or poultry which shall have been seized under and pursuant to the shall have been seized under and pursuant to the foregoing provisions, may at any time before the sale thereof, demand and shall be entitled to the possession of such animal or poultry, upon the payment by him of the several sums herein before required to be paid to the said judge and to the said City Treasurer, including a reasonable compensation for the seizure, care and keeping of such animal, to be estimated and paid to such judge, and upon making to such judge satisfactory proof of ownership, Aud if such owner shall make such demand and proof, at least three days proof of ownership, And it such owner shall make such demand and proof, at least three days before the time appointed for such sale, he shall be entitled to the custody and possession of such animal, upon paying one-half of the several sums above mentioned, together with the whole amount of compensation awarded by the said judge. If no notice shall have been given to a judge of the Municipal court of said city in pursuage of section three of said city, in pursuance of section three of this ordinance, the owner of any such animal or of this ordinance, the owner of any such animal or fowl shall be entitled to the possession of the same upon paying to the City Treas-urer or other authorized agent of the city the expenses of keeping the same and the following fees, to wit: For every horse, one dollar; for every cow or other animal except dogs one dollar, and for each of those fifty cents; for every towl, ten cents—which shall be paid to the City Treasurer by the person so receiving the same, to the credit of the highway fund,

the nightway rund, \$6. In case the animal or poultry so seized under the foregoing provisions of this act, shall have been so running at large or trespassing by the wilful act of any other person than the owner, to effect that object, such owner shall be entitled to the possession of such animal by making the demand therefor, and the proof required in the next preceding sec-tion, and paying to the City Treasurer the amount of compensation fixed by such judge for the care and keeping of such animal or poultry, and without paying any other charges: and the person committing such wilful act shall be liable to a penalty of TWENTY DOLLARS, to be recovered at an action at law at the suit of the owner of such animal or poultry.

§ 7. Any person who shall hinder or resist any § 7. Any person who shall hinder or resist any officer or other person while attempting to take into his possession, or after he shall have taken into his possession, any animal or poultry running at large, in violation of the preceding sections of this ordinance, or who shall rescue, or attempt to resone, said animal or poultry after being os seized by any officer or other person, or who shall break or injure any pound or other place in which such animal or poultry shall be confined in pursuance to the previous section of this ordinance, shall be liable to a penalty of ten dollars for each offence.
§ 8. No person shall keep any swine at any place

dolars for each offence.

§ 8. No person shall keep any swine at any place
within the corporate limits or boundaries of either
of the first fourteen wards of the city of Rochester, under a penalty of ten dolars for each offense, and the further penalty of five dollars for
each week a violation of this section shall con-

\$9. No person shall keep, at any place within the corporate limits or boundaries of the Fifteenth or Sixteenth wards of the city of Rochester, any swine, under a penalty of five dollars for each of-fense, and the further penalty of five dollars for each week such violation shall continue, unless such person, at all times, shall obtain and have the written consent of all owners and occupants of land within five hundred feet from the place where such swine shall be kept.

such swine shall be kept. § 10. Every person failing to pay any penalty recovered for the violation of any of the sections or provisions of this ordinance, as aforesaid, shall be imprisoned in the Monroe County Penitentiary for a period of two days for each dollar of the penalty so recovered, but in no case shall such imprisonment be for a less period than twenty days, nor for a greater period than one hundred days, and every execution issued on the rendition of a judgment for any such penalty, or penalties, shall conform to the provisions of the city charter. § 11. This ordinance shall take effect immediations of the city charter.

This ordinance shall take effect immediately.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmatz, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.
Ald. Judson asked asked for and obtained unani-

mous consent to introduce the following penal ordinance and moved its adoption:

AN ORDINANCE RELATING TO CARTMEN AND PORTERS.

Passed November 15, 1887. The Common Council of the City of Rochester do

ordain and determine as follows:
Section 1. The Common Council may, time to time, license such and so many cartmen, public porters and drivers of baggage wagons, or other vehicles for the carrying or transportation of other vehicles for the carrying or transportation or merchandise, or other property for hire, within the said city, as they shall deem proper, upon the pay-ment to the treasurer of said city, the sum of eight dollars for each license; provided that if the same person has once paid the full sum of eight dollars for a license as such cartman, his license may be renewed from year to year on payment of the sum of one dollar and such Public Porter paying the sum of two dollars. Such license shall not extend be-

yond the first day of July next after the same shall be granted. And there shall not be granted to any individual more than one cartman's license, nor shall a cartman's license be granted to any person except to those who usually drive their own carts, and any person who shall use, by agency or otherwise, more than one cart, by the authority of one license, shall forfeit and pay a penalty of Five Dollars for each offence.

\$2. No person shall be licensed as a

Dollars for each offence.
§ 2. No person shall be licensed as a cartman or driver of baggage wagon, unless he be either a native born citizen or a naturalized citizen. or shall have taken the preliminary measures prescribed by law to become a naturalized citizen; nor unless he has resided in the City of Rochester six months, nor unless he be twenty-one years of age, and shall own, keep, and use a good horse and wagon, or cart and harness.

cart and harness.

cart and harness.

3. Before granting such license to any person, such applicant shall be required to give a bond in the penal sum of two hundred and fifty dollars to the City of Rochester, with one or more sureties, to be approved by the Mayor, conditioned for the faithful discharge of his duty, and for the payment of all damages to which he shall become liable to any person, and shall also file with the City Clerk his affidavit, showing that he has the requisite qualifications as to age, property, residence, and citizenship.

§ 4 No person shall use or cause to be used, any s 4 No person snan use or cause to be used, any cart, or other vehicle, for the carriage of goods or merchandise, or other property, as a public or common cart or vehicle, or act as a porter in said city, without having obtained a license therefor, as hereinbefore provided, under a penalty of Five

Dollars for each offence.

\$ 5. No cart or other vehicle shall be used as 8 9. No cart or other vehicle, as aforesaid, without having painted thereon, in a conspicious place, in plain and durable letters, the name of the owner of such cart or vehicle, and the number designated in the license, which shall be given for using the same, under a penalty of Five Dolllars for each off page.

for each off ence.

for each offence.
§ 6. Such common or public carts or vehicle
with the consent of the owners or lessees, and not
otherwise, of property adjacent, shall be permitted
to wait for employment in any public street in
said city, except thirty feet from the north side
of West Main street each way from the corner of
State street; except also thirty feet on the south
side of West Main street each way from the corner
of Exchange street; except also thirty feet on each
side of State street from the corner of West Main
street; except also thirty feet on each side of Exchange street from the corner of West Main street;
except also on South and North St. Paul streets, except also on South and North St. Paul streets, and except also thirty feet on each side of Main street each way from the corner of St. Paul Main screet each way from the corner of St. Paul street; except also on each side of East Main street from Water street to Minerva alley, and no such cart or vehicle shall be allowed to stand within forty feet of any other cart or twenty feet from any cross-walk or cross-walks of a street, so as in any manner to obstruct the entrance to any street any manner to obstruct the entrance to any street or alley, or so as in any manner to obstruct the access to any tavern by horses, stages or other carriages. Each cart or vehicle shall stand with the rear end or side thereof to the sidewalk as near as the same can be placed to such sidewalk. Any person violating the provisions of this section, or either of them, shall forfeit and pay a penalty of FIVE DOLLARS for each offence.

§ 7. No driver of any such eart or vehicle while

FIVE DOLLARS for each offence.
§ 7. No driver of any such cart or vehicle, while waiting for employment in any place in said city, shall snap or flourish his whip, or congregate with others, or scuffle or play upon the sidewalk; nor stand nor sit in the doorway or upon the platform of any building, or in any manner or at any time obstruct the free ingress to, or egress from any store, shop or office, under a penalty of five dollars for each offence.
§ 8. Whenever any merchant or other person shall desire to load or unload any goods or other property in front of any store or other building, and any cartman shall be standing with his cart or other vehicle at the time in front of any such store

or building, such cartman shall, at the request of such merchant, or other person, immediately remove his cart or vehicle from such place, so as to give free access to such store or other building, for the purpose aforesaid, under penalty of FIVE DOLLARS for each offence.

99. Cartmen shall be alllowed fees for their services at and after the following rates, viz; For carrying any article to any place within the following described territory, bounded as follows: Commencing on West avenue at the intersection of Madison street, thence notherly on Madison street to East Maple street, including one tier of lots on the west side of Madison street; thence across Brown street till it intersects a line running south from Grape street; thence northerly along south from Grape street; thence northerly along the centre of Grape street to Magne street; thence north in a straight line to Lyell avenue; thence east-erly on Lyell avenue to Saratoga avenue; thence erly on Lyell avenue to Saratoga avenue; thence notherly on Saratoga avenue, including one tier of lots on the west side of Saratoga avenue to Ambrose street; thence easterly on Ambrose street to the west bank of the Genesee river; thence southerly along the west bank of the Genesee river to a point in range with the south line of the "Gorham Tract;" thence east across the Genesee river and along said south line to North St. Paul street; thence across St. Paul street to Ward street; thence across St. Paul street to North Clinton street, including one tier of lots on the north side of Ward street; thence southerly along the center of Clinton street, including one tier of lots on the east side of Clinton street, including one tier of lots on the east side of Clinton street, including one tier of lots on the east side of Clinton street, including one tier of lots on the east side of Clinton street, including one tier of lots on the east side of Clinton street, including one tier of the same part o southerly along the center of Clinton street, including one tier of lots on the east side of Clinton street to Central avenue; thence easterly along Central avenue, including one tier of lots on the north side thereof, to Scio street; thence easterly avenue; thence easterly on University avenue; thence easterly on University avenue to Union street; thence southerly along Union street to Mentattan street; thence southerly along Manhattan street; thence southerly along Manhattan street to Monroe avenue; thence westerly along Howell street to South St. Paul street; thence southerly on South St. Paul street; thence southerly on South St. Paul street; thence southerly along Mt. Hope avenue to Clarissa street, including one tier of lots on the east side of said St. Paul street; thence southerly along Mt. Hope avenue to Clarissa street, including one tier of lots on the Genesee Valley Canal; thence northerly along the east bank of the Ganal to Adams street; thence westerly along Adams street to Reynolds street including one tier of lots on the south side of Adams street; thence northerly along Reynolds street, including one tier of lots on the west side of Reynolds street to the place of beginning, shall be denominated first rate; without said desoribed territory aforesaid, and not over one and a half miles, and within the limits of the city, there were also and within the limits of the city, there are the said of turnture; Loading and housing the same, 1st rate \$0.31

Loading and housing the same, 1st rate

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56 62

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3d rate.....

" For every load of board and lumber, 1st rate 2d rate 3d rate For every hogshead of molasses of over 90 gallons, or cask 1st rate 2d rate 3d rate For every pipe or hogshead of liquor under 90 gallons, 1st rate 2d rate 3d rate If the same contain 90 gallons or more, 1st rate 2d rate .. 3d rate For every cask of sugar of 10 cwt. or more, 1t rate..... 2d rate..... ٤. $\widetilde{3d}$ rate.... For every load of loose stones, earthern ware or hollow ware, 1t rate..... 2d rate.....

For every load of gunpowder, 1t rate..... 2d rate.... 3d rate.... All other goods and things shall be deemed and taken as promiscuous loading, and shall be carried at the following rates, viz: First rate \$0 25 Second rate \$7

Provided any cartman shall be detained at the time of loading or unloading for more than fifteen minutes, he shall be entitled to the sum of thirty-six

minutes, he shall be entitled to the sum of thirty-six cents for any additional hour and at that rate for any shorter detention; and provided any load shall be of greater weight than one thousand pounds, a cartmen shall be entitled to receive greater proportional fee at the same rate.

If any cartman or driver, or owner of any cart or other vehicle, shall demand or receive any other or greater compensation for the service herein specified than is herein provided, the owner of such cart or vehicle shall forfeit and pay a penalty of five dollars for each offense.

of five dollars for each offense.

The following fees shall be allowed to the driver

The following fees shall be allowed to the driver of a baggage wagon:
For carrying any trunk or box, or any single article of baggage or goods from any place in the said city, thirty-five cents.
For any additional trunk or box, or any other single article of baggage or goods, ten cents. If any such driver shall demand or receive any greater compensation for the services herein specified, than is herein provided, he shall forfeit and pay a penalty of FIVE DOLLABS for each offence.

It shall be the duty of every cartman, when \$10. It shall be the duty of every cartman, when applied to by any person whatever, while standing waiting for employment, and upon being paid or tendered the compensation allowed him in this ordinance for the service required to go to any part of the city and to carry and transport any load, if not more than one thousand pounds weight, which such person shall require to be carried and transported by such cartman, under a penalty of Five Dollars for refusal.

be carried and transported by such cartman, under a penalty of Five Dollars for refusal.

§ 11. It shall be the duty of any cartman, and the driver of every cart or other vehicle in case of an alarm of fire, and when thereto required by the Mayor, or any Alderman, or any Fire Marshal, or by the Chief Engineer, or any Assistant Engineer of the fire department, or by any Foreman or Assistant Foreman, or Secretary of any fire, or hook and ladder or hose company, or by any two firemen, or hook and ladder, or hosemen, to draw any engine or tender, or hook and ladder, or hose carriage, from any place in said city to such fire, or when required by the Mayor or any Alderman, or Chief or Assist ant Engineer. from such fire to any other place in said city, or to the place where such engine or tender, hook and ladder, or hose carriage is usually kept. And such cartman or the owner of any cart or other vehicle, employed in such service, shall be allowed for drawing such engine or tender, hook and ladder, or hose carriage, to any fire, or to any other place where the same is usually kept, within the limits of the said city the sum of one dollar which shall be audited by the Common Council, and paid out of the city treasury. If any cartman, or the driver of any cart or vehicle shall forfeit and pay a penalty of Five Dollars for each offence.

§12. No person shall exercise the employment of

offence.
\$12. No person shall exercise the employment of \$12. No person shall exercise the employment of a common porter, or porter of any public house, without having obtained a license therefor, as hereinbefore provided. Every porter licensed as above, shall wear in some conspicuous place, on his hat or cap, painted or printed in a plain legible manner, his name, the name of the ublic house for which he acts as porter, and the number of his license. Any person who shall violate the provisions of this section shall forfeit and pay a penalty of Five Dollars for each offence.

§ 13. The following fees shall be allowed to public porters for services in this section specified.

For carrying any trunk or box, or any single article of baggage or goods from any place in said city, twenty-five cents. For any additional trunk or box, or any other single article of baggage or goods, ten cents. If any porter shall demand or receive any greater compensation for the service herein specified, he shall forfeit and pay a penalty of five dollars for each offence.

Some or any fence, railing, or other work for the protection or ornament of said cemetery, or of any tomb, morning the five dollars for each offence.

Some or any fence, railing, or other work for the protection or ornament of said cemetery, or of any tomb, morning the five and the five said, or of any lot within the cemetery aforesaid, except under the direction of the Commissioners or their agent, under the penalty of twenty-five dollars for each offence. of five dollars for each offense.

\$ 14. Before any license shall be granted to any cartman or public porter, by virtue of this ordinance, the applicant shall pay into the city treasury the sum as provided for in section one of this

ordinance.

§ 15. Any license hereafter granted under this ordinance, may at any time be revoked by the Common Council.

\$16. Every cartman shall keep, and immediately produce when called for a certified copy of Section nine of this ordinance, under a penalty of two dollars for each offence.

\$17. Every person failing to pay any penalty re-covered for the violation of any of the sections or provisions of this ordinance, as aforesaid, shall be imprisened in the Monroe County Penitentiary for the period of two days for each dollar of the penaity so recovered, but in no case shall such imprisonment be for a less period than twenty days, nor for a greater period than one hundred days, and every execution issued on the rendition of a judgment for any such penalty, or penalties, shall conform to the provisions of the City Charter. § 18. This ordinance shall take effect immedi-

ately.

Adopted by the following vote:

Fee,

Aucheed by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmets,
Fritzsche, Elliot, Foley, Hall, Swikehard, Judson,
Stein, Bohrer, Kelly, Thayer—14.

Ald. Judson asked and obtained unanimous consent to introduce the following ordinance and move its adoption.

AN ORDINANCE RELATING TO THE BURIAL OF THE DEAD AND MOUNT HOPE CEMETERY.

Passed November 15, 1887.

The Common Council of the City of Rochester do ordain and determine as follows.

Section I. No person shall bury or inter, or aid or assist in burying or interring any dead human body within the city of Hochester, except in Mount Hope cemetery, Rapids Cemetery, or in the Friends cemetery and the cemetery on Mt. Hope avenue adjoining the same in this city, under the penalty of TW ENTY DOLLARS for each offence.

§ 2. Mount Hope cemetery, and all the grounds and property belonging thereto, shall be under the

and property belonging thereto, shall be under the care and control of the Board of Commissioners, who shall regulate the sales and prices of lots therein, and make such general regulations for the

therein, and make such general regulations for the cemetery as they may deem proper, not inconsistent with the ordinances of the Common Council. § 3. Ali moneys for lots which may be sold hereafter, shall be paid to the City Treasurer or the Treasurer of the Board of Commissioners, who shall give his receipt for the same, specifying the number of the lot sold, and the price paid therefor, And it shall not be lawful to make an interment on any lot until the same shall be paid for. § 4. The Superintendent of said Cemetery shall make our a deed for each lot sold, and deliver the

\$7. No person or persons shall wantonly or wilfully remove, cut, break, or in any manner injure or destroy any tree, shrub or plant, or pick, crush or gather, or in any manner injure or destroy any flower, either wild or cultivated, cut or growing, or any herbage, or the fruit or produce of any such tree, shrub or plant, within the said cemetery, under the penalty of ten dollars for each offence.

§ 8. No person or persons shall excavate any earth, lay or remove any sod or alter the grade of any lot or lots, waik or walks, in the said cemetery, or remove any tree or shrub therein, except with the consent or under the direction of the Commissioners or their agent, under the penalty of ten § 7. No person or persons shall wantonly or wil-

sioners or their agent, under the penalty of ten

dollars for each offence.

dollars for each offence.
§ 9. No person or persons shall drive or cause to be driven into or on said cemetery any vehicle in any part thereof, except in the road or path made for that purpose, nor shall drive any horse faster than on a walk, nor shall leave any horse or vehicle standing in any road or path in the said cemetery, so as to hinder or obstruct the free passage of any person or persons on said road or path, nor fasten person or persons on said road or path, nor fasten or cause to be fastened any horse in said cemetery at any other place than at the posts provided for that purpose, nor leave any horse unfastened therein, under the penalty of ten dollars for each offence.

§ 10. No person or persons shall discharge any § 10. No person or persons shall discharge any firearms in the said cemetery, or in any other place within the said city, with the intent that the contents thereof shall enter the said cemetery, under the penalty of TEN DOLLARS for each offence. § 11. No person or persons shall deposit, or cause to be deposited, any filth, or unclean or offensive substance in the said cemetery, under the penalty of TEN DOLLARS for each offence. § 12. No person shall catch, wound or kill any bird, nor remove or disturb any bird's nest or eggs therein, in the said cemetery, under the penalty of

therein, in the said cemetery, under the penalty of TEN DOLLARS for each offence.

§ 13. No person or persons shall take into or use in said cemetery, any spirituous or intoxicating liquors: nor suffer nor permit his or her dog to run at large in said cemetery, under a penalty of TEN DOLLARS for each offence.

The Board of Commissioners shall prescribe s 14. The board of commissioners shall presented the duties and regulate the fees of the sextons or undertakers, who shall cause interments to be made in said cemetery; and also such rules as they shall deem proper, concerning visitors to said cemetery but shall not in any case charge a fee to

visitors. § 15. The Board of Commissioners of said cemes 15. The Board of Commissioners of said cemetery may employ such agents and laborers as they may deem proper, and regulate their compensation and services. And they shall, at the expiration of every month, file in the City Clerk's office a written report, showing the amount received for lots sold, and the amount expended by them for improvements and incidental expenses during the

\$4. The Superintendent of said Cemetery shall make out a deed for each lot sold, and deliver the same to the City Treasurer for the proper signatures. Said Superintendent shall enter in a book kept for that purpose, the date of the deed, and description and price of lot, and to whom sold. The Mayor and City Treasurer may then execute such deed, and the City Clerk shall affix the corporate seal of the city thereto. The City Clerk shall affix the corporate seal of the city thereto. The City Clerk shall also keep a like record of lots sold.

\$5. No person shall dig any grave, put up any fence, gravestone, or boards at graves, or make any recetions, or dig up any sod in said cemetery, except under the direction of the Commissioners or their agent, under the penalty of ten dollars for each offence.

\$6. No person shall willfully destroy, mutilate, write upon, soil, deface, injure or remove any tomb, monument or grave stone, stake, board or other structure placed in the cemetery aforesaid,

dollars for each offence.

\$19. No person shall injure or remove the fence, or any portion thereof, surrounding either of the public cemeteries within the said city, under the penalty of Ten Dollars for each offence.

\$20. Whenever any person shall die in the city of Rochester, it shall be the duty of the physician who attended said person during his or her last sickness, or of the coroner when the case comes under his notice, to furnish, within forty-eight hours after death, to the undertaker or other person superintending the burial (on being applied to for that purpose), a certificate setting forth, as far as the same can be ascertained, the full sex, color, age and condition, whether married or single, thh occupation, nativity, cause and date of death of

- as the same can be ascertained, the full sex, color, age and condition, whether married or single, this occupation, nativity, cause and date of death of the person deceased.

 § 21. No person having in charge as sexton or otherwise any vault, burying ground or cemetery within the said city shall inter or allow to be interred, or place or allow to be placed in any such vault, burying ground/or cemetery, the dead body of a person; nor shall any undertaker or other person remove the dead body of any person who had died in the said city, and has not been buried at any place beyond the limits of the said city, without in either case first procuring the certificate of the atending physician or of the coroner. In case any person shall die without the attendance of a physician, or if the physician refuses or neglects to furnish a certificate as aforesaid, it shall be the duty of the undertaker, or of any other person acquainted with the facts, to report the same to the Mayor (or some person duly empowered by him), who shall be authorized to give a certificate of death as aforesaid, provided it be not a case requiring the attendance of the coroner. Every sexton or other person having charge of any vault, burying ground or cemetery within the said city, and every undertaker or other person who shall remove any dead body from or out of the said city, shall return the said certificate to the Health Officer of the said city before twelve o'clock M. on the last day of each and every month, accompanied by a schedule of the same, which return shall be published monthly by the Health Officer in such manner as may be authorized by the Board of Health.

 § 22. Whenever a body is to be removed from or out of the city for the purpose of interment in
- ized by the Board of Health.

 §. 22. Whenever a body is to be removed from or out of the city for the purpose of interment in a cemetery other than the ones in common use by our citizens, the certificate of death from attending physicians shall be left with the Health Officer of the city, who shall issue a permit for the removal of such dead body, provided, however, that the death did not occur from a contagious or infectious disease. In the absence of the Health Officer from the city, or inability to perform said duty, the Clerk of the Board of Health shall be vested with the power above conferred on the Health Officer.

 § 23. It associates the property of the state of the state of the said the said that the power above conferred on the Health Officer.
- \$23. In case any physcian or coroner shall refuse or neglect to furnish such certificate as aforesaid, he shall forfeit and pay the sum of TEN DOLLARS he shall forfeit and pay the sum of TEN DOLLARS for each offence; and every undertaker, sexton or other person removing the dead body of any person, or having in charge any vault, burying ground or cemetery, who refuses or neglects to perform any of the duties required by this ordinance, shall forfeit and pay for every such offence the sum of TWENTY-FIVE DOLLARS.
- \$ 24. The Health Officer shall keep a full and 8 24. The Health Officer shall keep a full and correct registry of all such certificates of deaths as aforesaid in a book properly ruled and headed, which book shall be furnished at the expense of the city, and which shall at all times be accessible to the Mayor, members of the Common Council, city officials and physicians. There shall be a general index kept on separate pages, or in a separate

they shall have attended during the preceding month. Every person violating the provisions of this section shall forfeit and pay a penalty of the twenty dollars for each offence.

§ 18. No person shall drive any animal at large, or cause the same to be driven, or surfer his or her animal to run or be at large in any of the cemeteries within the said city, under the penalty of ten dollars for each offence.

§ 19. No person shall injure or remove the fence, or any nortion thereof, surrounding either of the surface and the general labor of the shalt in spectral to the number of deaths in said city and causes of the same; the number of the sick poor by the city physicians, and the general labor of the health inspections. tors, together with a full statement of the sanitary condition of the city, and such other recommenda-tions or facts as may be of benefit to the promotion of health among the inhabitants of the said city.

\$26 No person not a resident of the city of Rochester shall hereafter be buried within the limits of Mount Hope Cemetery, unless such person shall have been the owner of a lot or part of a lot therein, or unless the owner of some lot shall be the shall be a such person between the buries of such parts of the shall be the shall be shall be such as the shall be shall be shall be such as the shall be shall b authorize the burial of such person on his or her lot; or unless, before the burial of such person, there shall have been paid to the Commissioners or Superintendent of sald cemetery the sum of eight dollars, for the cost and expenses of such burial, dollars, for the cost and expenses of such source, and a permit for such burial shall have been granted by them or either of them. This section shall not, however, apply to non-residents or strangers of the str who may have come to their decease, Mithin the limits of the said city.

limits of the said city. \$27. No person shall hereafter convey or cause to be conveyed, through the streets of the city of Rochester, the remains of any person deceased, whose death shall have resulted from any infections, contagious or pestilential disease, and who was a non-resident of said city, unless a permit therefor in writing shall have been obtained from the health officer of the city.

8.8 Any person violating either of the forego.

therefor in writing shall have been obtained from
the health officer of the city.

\$28. Any person violating either of the foregoing twenty-sixth or twenty-seventh sections of
this ordinance shall, upon conviction, be subject to
a penalty of twenty-five dollars for each offense.
\$29. Any person may pay to the Treasurer of
Mount Hope Cemetery a sum of money not less
than ten or more than one thousand dollars, for the
purpose of keeping in order any lot or parcel of
land in such cemetery; and thereafter the interest
obtained on such sum shall, from time to time, as
occasion may require, be expended on such lot or
parcel of land by or under the direction of the Commissioners of said cemetery.

\$30. The Treasurer of Mount Hope Cemetery
shall immediately deposit such sums of mohey in
such saving bank or banks as the Commissioners of
said cemetery shall direct, which moneys shall be
kept in special deposit, on interest, apart from all
othermoneys belonging to, Monnt Hope Cemetery.

\$32. None other than the interest which shall
accrue on such moneys shall be drawn from such
savings banks, except for permanent investment in
registered bonds of the United States, the State of
New York, the County of Monroe, or the City of
Rochester; and such bonds shall be registered in
the name of the Treasurer and Commissioners of
Mount Hope Cemetery.

- Mount Hope Cemetery.
- § 32. All moneys drawn from any savings bank, in pursuance of this ordinance, shall be drawn by a check signed by the Treasurer and countersigned by a majority of the Commissioners of Mount Hope Cemetery and not otherwise.
- 8 33. To each person making any payment or deposit for the purpose of keeping any lot in repair in Mount Hope Cemetery, after the passage of this ordinance, the Treasurer shall give a certificate signed by himself and by a majority of the Commissioners of Mount Hope, and by the City Clerk, and to which the City Seal shall be attached, which certificate shall be in substantially the following form:

MOUNT HOPE CEMETERY, CHESTER, N. Y., ——, 188—. ROCHESTER, N. Y.,

We do hereby certify that ----- has paid into our we do hereby certify that —— has paid into our hands —— dollars, for the purpose of keeping in order lot No. —— in section —— (or range No. ——) in Mount Hope Cemetery; in consideration whereof, the interest which shall be obtained on that sum shall, hereafter, from time to time, as occasion may require, be expended on said lot, as

provided for by an ordinance passed by the Common Council of the city of Rochester, on the 15th day of November, 1887.

\$ 34. The Commissioners of said cemetery shall as 34. The commissioners of said cemetery shain cause to be entered in a register, to be kept for that purpose at the office of said cemetery, the name of the person, the description of the lot, the amount paid and the date of payment, and the City Clerk shall enter the same particulars in a duplicate register, to be kept in his office, and proper alphabetical indexes shall be made of the names so

§ 35. In no event shall the city ever be liable to repay the principal sum paid under this ordinance, but shall be liable for the faithful discharge of all

but shall be habe for the fatching discharge of an its provisions.

§ 36. Children under the age of twelve years are hereby prohibited from entering or visiting Mount Hope Cemetery, or any other cemetery, within the limits of the city of Rochester, unless accompanied by their perents or proper guardians and over by their parents or proper guardians, and every person violating the provisions of this section shall be liable to a penalty of not less than two dollars nor more than ten dollars for each offence.

\$37. Every person violating any of the provisions of sections sixteen, twenty, twenty-one, twenty-two, twenty-four or twenty-five of this ordinance shall, for each offence, except as is above provided, be subject to a fine or penalty of not less than ten dollars nor more than twenty-five dollars.

§ 38. Every person failing to pay the penalty re-covered for the violation of any of the sections or provisions of this ordinance aforesaid shall be imprisoned in the Monroe County Penistrary for a period of two days for each one dollar of the penalty or penalties so recovered, but in no case shall such or penalties so recovered, but in no case snail such imprisonment be for a less period than thirty days, nor for a greater period than one hundred days, and every execution issued on the rendition of a judgment for any such penalty or penalties shall conform to the provisions of the city charter.

\$ 39. The passage of this ordinance shall not affect a repeal of any ordinance in force at the time of such passage where any penalty or fine under any provision thereof has at any time heretorore been incurred by any person, association or cor-poration, but such ordinance and the penalty or fine incurred thereunder, shall continue in full force and effect for the purpose of, and until the collection thereof,

\$ 40. This ordinance shall take effect immediately

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard,
Judson, Stein, Bohrer, Kelly, Thayer—15.

Ald. Foley presented a petition to change the name of Saxe street to Gladstone street, and moved that the prayer of the petition be granted, and that the clerk enter the same in the street register and the Executive Board be notified to place the usual street signs. Adopted.

By Ald. Foly—Petition for sidewalks and cross-walks on Gladstone street.

Referred to the surveyor to prepare an ordi-

By Ald. Elliott—Resolved. That the Mayor be required to designate the city papers, in which law-ful publication of the following application shall be published, within five (5) days from the adjournment of this Board. Adopted.

By Ald. Foley-

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

The Rochester Cable Railroad Company hereby makes application for the consent of the city of Rochester to the construction, maintenance, operation and use of a street surface railroad in, upon, through and along the following named streets, of said city to wit: Commencing in through and city to wit: Commencing in the city of Rochester, aforesaid, at the intersection of Brooks avenue with Genesee street, thence along Genesee street to Plymouth avenue (sometimes called South Sophia

street and the tracks of the Rocnester City & Brighton Railroad Company on Sophia Sophia street to the south line of Alien street, thence across Allen street and the tracks of the Rochester City & Brighton Railroad Company to the north line of Allen street, thence Company to the north line of Allen street, thence along Sophia street to Center street, thence along Genter street to Jones street, thence along Jones street to Jay street, thence along Jones street to Jay street, thence along Bolivar street to Lyell avenue, thence along Burly ar street to Lyell avenue, thence along Saratoga avenue to Vernos street, thence along Saratoga avenue to Vernos street, thence along Backus avenue to the northerly end thereof, thence across and on lands to be acquired to Emerson street, thence along Emerson street and upon lands which may be acquired, if found to be necessary, to Thrush street, thence along Thrush street to Driving Park Avenue, thence along Driving Park Avenue and the tracks of the Rochesler City & Brighton Railroad Company to the easterly line of Lake avenue, thence Company to the easterly line of Lake avenue, thence along Driving Park avenue (sometimes called Mcalong Driving Park avenue (sometimes called Mc-Cracken street) to the easterly end thereof, with a branch line extending from the main line at the intersection of Driving Park avenue with the street next east of the Rochester Driving Park, which street is sometimes called the Boulevard, thence along said street sometimes called the Boulevard to Leba Asserve Berlind with a broad or the Boulevard. to Lake Avenue Park; and with a branch or loop line commencing at the intersection of Edenburgh line commencing at the intersection of Edenburgh street and Plymouth Avenue, thence along Edenburgh street to South Fitzhugh Street, thence along South Fitzhugh Street to West Main Street, thence across West Main Street and the tracks of the Rochester City & Brighton Railroad Company to North Fitzhugh Street, thence along North Fitzhugh Street to Church Street, thence along Church Street to the Center line of Sophia Street.

The application barroby made is for the right to

The application hereby made is for the right to The application nereby made is for the right to construct, maintain, operate and use such street surface railroad with a double track throughout its entire length, except upon the following described portions of said route or routes, to wit: From the intersection of Edinburgh Street and Plymouth Avenue along Plymouth Avenue and Sophia Street, and across West Main Street, to the intersection of the the center line of Church street. Sophia Street, and across West Main Street, to the intersection of the the center line of Church street extended with the center line of Sophia street, by a single track, and from the intersection of Edinburg Street and Plymouth Avenue along Edinburgh Street, South Fitzhugh Street, North Fitzhugh Street, and across West Main Street to the center line of Sophia Street, by a single track, together with the necessary turn-tables, turnouts, branches, sidings, switches and suitable stands. The said the Rochester Cable Railroad Company desires to operate the railroad upon the route hereinbefore described, by cable motor power, and

hereinbefore described, by cable motor power, and therefore hereby asks consent of the local authoritherefore nereby asks consent of the local authorities of the city of Rochester, that said company may have the right to build such conduit or conduits along the route hereinbefore described, and make such construction as shall be necessary to successfully operate, maintain and use cable motor power for the propulsion of the cars to be run tipon said route upon said route.

The said the Rochester Cable Railroad Company hereby makes application for the right to operate the railroad aforesaid, upon the route herein above described, by cable motor power.

In witness whereof, the said the Rochester Cable

In witness whereof, the said the Rochester Cable Railroad Company has, by its President, hereunto set its hand and caused its corporate seal to be hereunto affixed, this 15th day of November, 1887. THE ROCHESTER CABLE RAILROAD COMPANY, By V. Fleckenstein, President,

Ordered received, filed and published.

By Ald. Foley—Whereas, The Rochester Cable RR. Company before presented its application and asked for the consent of this Common Council for Genesee street, thence along Genesee street to the construction, maintenance, operation and use Plymouth avenue (sometimes so called) and Plymouth avenue to the south ne of West Main street, thence across West Main of Rochester, aforesaid, at the intersection of Brooks avenue with Genesee street; thence by a double track along Genesee street to Plymouth avenue (sometimes called South Sophia street), thence along South Sophia street (sometimes so called) and Plymouth avenue to Edinburgh street; thence along Plymouth avenue by single track to West Main street; thence across West Main street and the tracks of the Rochester City and Brighton Railroad Company to Sophia street; thence along Sophia street to the south line of Church street extended; thence by a double track across the tracks of the Rochester City and Brighton Railroad Company on Allen street to Genter street, thence along Genter street to Jones street, thence along Jones street to Jay street, thence along Bolivar street to Lyell avenue, thence along Saretoga avenue, thence along Serion street to Backus avenue, thence along Bolivar street to Backus avenue thence along Backus avenue to the northerly end thereof, thence arcross and on lands to be acquired to Trackymp at the tracks of the Rochester City and Brighton avenue to the northerly end thereof, thence arcross and on lands to be acquired to Trackymp at the tracks of the Rochester City and Brighton avenue to Trackus avenue to the tracks of the Rochester City and Brighton avenue to Trackus avenue. thereof, thence arcross and on lands to be acquired thereof, thence arcross and on lands to be acquired to Emerson street, thence along Emerson street and upon lands which may be acquired, if found to be necessary, to Thrush street, thence along Thrush street to Driving Park avenue, thence along Driving Park avenue to Lake avenue, thence across Lake avenue and the tracks of the Rochester City & Brighton Railroad Company to the easterly line of Lake avenue, thence along Driving Park avenue (sometimes called McCracken street) to the easterly end thereof, with a branch line extending from the main line with a line nue (sometimes called MCUTACKEN SUFEEL) to the easterly end thereof, with a branch line extending from the main line at the intersection of Driving Park avenue with the street next east of the Rochester Driving Park, which street is sometimes called the Boulevard, thence along said street (sometimes called the Boulevard) to Lake Avenue Park, and with a branch or loop line of single track commencing at the intersection of Edinburgh street and Plymouth branch or loop line of single track commencing at the intersection of Edinburgh street and Plymouth avenue, thence along Edinburgh street to South Fitzhugh street, thence along South Fitzhugh street to West Main street, thence across West Main street and the tracks of the Rochester City & Brighton Railroad Company to North Fitzhugh street, thence along North Fitzhugh street, thence along Church street to the center line of Sophia street; together with the necessary turntables, branches, turnouts, sidings, switches and suitable stands.

Whereas, The said corporation has asked such permission to operate a cable railroad by cable motor power,

motor power,

motor power,

Now, therefore, it is hereby resolved, That the
time and the place where the said application will
be first considered by the Common Council, is at a
meeting to be held at the Common Council chamber, in the City Hall Building, on the 6th day of
December, 1887, at 7 o'clock p. m.

It is further resolved, That the said Clerk be,
and he is hereby directed to publish a notice that
such application, will be first considered at such

and he is hereby directed to publish a notice that such application will be first considered at such time and place as directed 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.

Adopted. By Ald. Adopted.

By Ald. Elliott—Resolved, By the Common Council of the city of Rochester, that the Milk Inspector be required hereafter to make a monthly report of the inspections that he makes, the number of samples he finds correct and the number he finds adulterated or in any way below the standard Adopted

inds adulterated or in any way below the standard. Adopted.

By Ald. Elliott—Resolved, By the Common Council of the city of Rochester, that the Executive Board be requested to report at the next meeting of this Board, whether the alley running between Savannah street and South Union street is a public street, and whether or not it is lawful in any way for any property owner to close the approaches to that alley.

Procedured Environ.

Resolved, Further, that if it is a public street, that the Executive Board be requested at once to or wholly closed, or in any way obstructed or impaired free entrance to that alley, to remove said

obstruction, impairment or impediment forthwith-

By Ald. Fee-Resolved, That the lamp inspector By Ald. Fee—Resolved, That the lamp inspector be required to present a written report monthly of the number of gas and electric lights in operation, the number not burning, the number of lamp tops broken and a statement as to whether the various bills are correct, or if corrected; that he report the full number of lamps in operation in each ward, and that at the end of the year he make an annual report employing all the above monthly reports report embodying all the above monthly reports. Adopted.

Adopted.

By Ald. Sullivan---Resolved, That the City Clerk
be directed to draw orders on the City Treasurer,
in favor of the chairman of each of the Boards of
Inspectors of Elections of the city of Rochester Inspectors of Elections of the city of Rochester (including clerks) for (\$75) seventy-five dollars each in full for services as registers and inspectors of the general election of 1887, 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 inspectors. order in tayor 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—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

Ald. Stein moved that action on the petition of Jacob Lipsky for permission to build a wood building granted at the last meeting be reconsidered. Adopted.

On motion of Ald. Stein the petition of Jacob Lipsky was referred to the wood building committee and fire marshal with power to act.

The Board then adiourned.

The Board then adjourned

PETER SHERIDAN

City Clerk.

In Common Council-Nov. 29, 1887.

REGULAR MEETING.

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

Present—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Seyle, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer

APPROVAL OF THE MINUTES

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

PRESENTATION OF PETITIONS. ACCOUNTS, ETC., AND THEIR REFERENCES.

By Ald. Elliott petition of Henry Morthorst to erect a wood building referred to the wood building committee and fire marshal with power to act; also remonstrance against the erection of a wood building, by C. M. Bentley, referred to the wood building committee and fire marshal with power to act; also remonstrance againt price, quality and pressure of gas furnished by the Citizens' Gas Co. referred to the Lamp committee.

By Ald, Elliott-Bills of

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Referred to Health Committee.

By Ald. Marson-Petition of A. M. Bruce to erect a wood building. Referred to the Wood

Building Committee and Fire Marshal, with power to act.

By Ald. Fee-

To the Honorable, the Common Council:
GENTLEMEN: On three separate oc asions the
Common Council of this city adopted a resolution Common Council of this city adopted a resolution fixing a time for considering the application of the Rochester Cable Railroad Company for the right to construct and operate a railroad on what is known as the Plymouth avenue route. Each of the resolutions adopted by the Common Council was approved by the Mayor of the city.

The Mayor did not designate two daily newspapers of the city in which the notice for the hearing under each of the resolutions was to be published. He was repeatedly requested so to do by repre-

He was repeatedly requested so to do by representatives of the Rochester Cable Railroad Com-

In consequence of such failure, no hearing has been had upon the application under any of the

The resolutions, which are necessarily quite lengthy, have been published in the official proceedings of the Common Council twice more than would have been necessary, if the Mayor had designated the papers as the law contemplates; and therefore considerable expense has been incurred by the city considerable expense has been incurred by the city of Rochester for printing, which would not have been incurred if the Mayor had taken the trouble to name the daily papers in which publication could be made after the passage of the first resolution.

The morning papers publish to-day a communication from the Mayor to the City Attorney, and an opinion given by the City Attorney in reply.

At the time the Mayor wrote the letter referred

to, and for more than a week prior to the writing of such letter, he knew that the Rochester Cable Railroad Company was ready and willing to pay the expense of publishing the notice required to be given of the time and place for the consideration of that company's application. It was expressly stated to the Mayor at the time when this company, through its authorized representatives, was endeavoring to obtain from the Mayor a designation of the papers in which the notice might be published, as it had been previously publicly stated to the Common Council, that the expense of pub-lishing the notices would be paid by the Cable Company as soon as the amount of the expense was ascertained.

The city clerk and the city attorney have each been informed by representatives of this company that such expense would be paid upon a statement of the amount thereof being furnished. This prop-

of the amount thereof being turnshed. This proposition this company again and now makes.

This company is desirous of obtaining a hearing upon its application, long since presented, and thrice acted upon by your honorable body. It does not recognize any right in the Mayor, after having approved your proceedings with reference to this application, to impose conditions not contemplated by law, or by non-action, when action is expressly enjoined upon him by law, to nullify the resolu-tion adopted by the Common Council.

No taxpayer of Rochester regrets more than does this company the expense which has been made already in the matter of the sale of street railroad franchises; but that expense has been caused mainly by others than this company.

caused mainly by others than this company. The City Attorney seemed to think it necessary or advisable to go outside of the questions asked him by the Mayor, and to state that "if a new resolution for the sale of the route from Plymouth ave. to the city line' (which is a route that nobdy has asked for and does not exist) "be adopted, based upon a new application," it would repeal by implication the former resolution providing for the sale of the franchise. He states further that it (that is, the adoption of such new resolution) may injuriously affect the action now pend-

that it (that is, the adoption of such new resolution) may injuriously affect the action now pending and ready for trial, in which the injunction preventing the sale of the franchise was granted. It is sufficient to remark that the questions submitted to the City Attorney by the Mayor related to the consideration of an application for a franchise, and not to the resolution which might or might not be adopted after such consideration.

The statement that the action referred to may be "injuriously affected" has, of course, no meaning. We do not know whether the City Attorney means to say that the cause of action which the Rochester City & Brighton Railroad Company, through its director, has, is "injuriously affected," or whether the interests of the city will be "injuriously affected," or whether the defence of the treasurer to the cause of action is to be "seriously affected." It does not require the solemn assurance of the City Attorney to establish the proposition that a new grant by the Common Council of a franchise upon the Plymouth avenue line, will by implication repeal a grant formerly attempted to implication repeal a grant formerly attempted to be made.

We respectfully request that the application

heretofore made by this company be duly considered by your honorable body at a time to be fixed. In addition to paying the expense of publishing the notice required by law to be given, which this company hereby agress to do immediately upon a statement being mediately appearance of the amount of grade of the second contraction. statement being made of the amount of such expense, this company hereby agrees to pay at once one-half of the expense of publication of notice and proceedings with reference to the grant of railroad franchises since July 1st last, providing the Rochester City & Brighton Railroad Company will pay

the other half of such expense.

Respectfully submitted,
THE ROCHESTER CABLE RALIBOAD COMPANY,
by V. FLECKENSTEIN, President.

Ordered received, filed and published.

By Ald. Kohlmetz—Petition to correct Gorham street assessment roll; referred to the assessment committee.

Ald. Kohlmetz moved that the Gorham street assessment roll adopted at the last meeting be re-

assessment roll adopted at the last meeting be re-considered. Adopted. Ald, Kohlmetz moved that the assessment roll for Gorham street asphaltum improvement be re-ferred back to the assessors for correction.— Adopted.

By Ald. Foley—Petition for a sewer in Bronson avenue; referred to the Surveyor to prepare an ordinance.

By Ald. Foley—Petitions of John Walsh and Isabella Williams for permission to erect wood build-

ings; permission granted.

By Ald. Selve—Petitions of Albert Bennett and Andrew Fouds for permission to erect wood build-

Andrew rougs for permission to erect wood buildings; permission granted.

By Ald. Selye—Petition of the Lawyers' Coperative Publishing Company, dedicating a street to the city of Rochester, known as the "Highlands." Referred to the Committee on Opening and Alteration of Streets and the Executive Board.

By Ald. Stein—Petition for and remonstrance against granting permission to Charles Darrer to erect a wood building. On motion of Ald. Stein permission was granted.

permission was granted.

permission was granted.

By Ald. Bohrer—Petition of Conrad G. Thompson to erect a wood building; petition granted.

By Ald. Kelly—Petition of the American District Steam Company for the construction of a steam plant for the manufacture and distribution of steam for heat and power purposes. Referred to the special committee on application of the Rochester Superheated Water Company.

By Ald. Kelly—Petition for electric light on Lake Avenue park. Referred to the Lamp Committee

By Ald. Kelly-

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

The Rochester City & Brighton Railroad Com-The Rochester City & Brighton Railroad Company hereby applies to your Honorable Body for the consent of the city of Rochester that your petitioner may construct, maintain, operate, use and extend lines and branches of the railroad of said company, upon streets of the city of Rochester hereinafter named, which said streets the said Rochester City & Brighton Railroad Company hereby gives notice it elects to use for said purpose: and your petitioner hereby makes applicapose; and your petitioner hereby makes applica-tion for the consent of said city that it may construct, maintain, operate and use a street surface, double track railroad, or, at its option, along any

part or parts of the routes hereinafter described, a street surface, single track railroad, with switches, sidings, turnouts and suitable stands along and upon the said route hereinafter described; such railroad to be operated by horses, or by such other power as shall be authorized by the Common Council of the city of Rochester, other than locomotive steam power. The said route is described as follows: Commencing in the city of Rochester, aforesaid, at the intersection of Brooks avenue with Genesee street, thence on the city of Rochester, aforesaid, at the intersection of Brooks avenue with Genesee street, thence on the surface of the soil along and on the following named streets in said city, viz: Genesee street to Plymouth avenue, sometimes called South Sophia street; thence along South Sophia street, sometimes so called, and Plymouth avenue to Adams street; thence along Adams street to the tracks of the Rochester City & Brighton Railroad Company on Exchange street, together with the necessary turntables, branches, turnouts, sidings, switches and suitable stands.

Your petitioner is a duly incorporated railway

Your petitioner is a duly incorporated railway company, organized to construct, maintain and operate a street railroad in the city of Rochester.

Respectfully submitted, PATRICK BARRY, Pres.

By Ald. Kelly—Whereas, The Rochester City & Brighton Railroad Company has presented its application and asked for the consent of this Common Council for the construction, maintenance, operation and use of a street surface, double-track railroad, or at the option of the applicant, along any part or parts of the route hereinafter described a street surface, single-track railroad with a street surface, single-track railroad, with switches, sidings, turn-outs and suitable stands, through the following named streets of the city of

Rochester, viz:

Beginning at the intersection of Brooks avenue with Genesee street; thence on the surface of the with Genesee street; thence on the surface of the soil through, along and upon the following named streets of said city, viz: Genesee street to Plymouth avenue, sometimes called South Sophia street; thence along South Sophia street, sometimes so called, and Plymouth avenue to Adams street; thence along Adams street to the tracks of the Rochester City & Brighton Railroad Company on Exchange street, together with the necessary turntables, branches, turnouts, sidings.

pany on Endmange Street, together with the fleetes-sary turntables, branches, turnouts, sidings, switches and suitable stands; and, Whereas, The said corporation has asked per-mission to operat such railroad by horses, or by any power consented to by the Common Council of the city of Rochester, other than locomotive steam

Now, therefore, it is hereby resolved. That the time when and the place where the said application will be first considered by the Common Council, is at a meeting to be held at the Common Council Chamber, in the City Hall Building, on Tuesday, December 20, 1887.

It is further resolved. That the City Clerk be, and he hereby is directed to publish a notice that said application will be first considered at said time and place, as directed by statute, daily for at least fourteen days in two daily newspapers in said city of Rochester, designated by the Mayor of said city. Adopted.

or Hochester, designated by the Mayor of said city. Adopted.
Ald. Kelly moved that the resolution in relation to the Rochester Cable Railroad Company, and published at page 319, current proceedings, be reconsidered. Adopted.
Ald. Kelly moved that the resolution be amended so as to read that the application will be considered January 10th, 1888, instead of December 6th, 1887.

Adopted.

By Ald. Kelly—Whereas, Numerous applications have been made to the Common Council of the city of Rochester by different corporations for railroad franchises in said city, which applications have been acted upon by said Common Council, and notices and resolutions published at considerable expense to the taxpayers of said city, and without benefit to such taxpayers from such action; therefore

Resolved, That no application for a street rail-road franchise by a corporation will be acted upon by this Common Council until all bills for adver-tising incurred since July 1, 1887, on account of any

application for any franchise by any such corpora-tion shall have been paid by such corporation in full to this date, and satisfactory assurances given that all expenses incurred in future on account of any and every application by any corporation, will likewise be promptly paid by the corporation upon whose application the expense is incurred.

Whose application the expense is monitor.
Adopted.
By Ald. Thayer—Petitions of Geo. A. Benton,
Mrs. E. R. Gordon, and Gerhard Boha to erect
wood buildings, referred to the Wood Building
committee and Fire Marshal with power to act,
also petition for electric light on Alphousus
street. Referred to the Lamp committee: also petitled for sewer in Fourth avenue, referred to
the currence to prepare an ordinance. the surveyor to prepare an ordinance.

REPORTS OF STANDING COMMITTEES.

Ald. Judson from the Health committee reported in favor of the bills referred to that committee and referred them to the finance commit-

Ald. Judson moved that the rule relating to bills be suspended and that the Health bills be placed upon the budget.

upon the budget.

Adopted by the following vote;
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer.—15.

FINANCE BUDGET.

ROCHESTER, N. Y., Nov. 29, 1887.

By Ald. Thayer—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 respective 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: as follows:

CONTINGENT FUND.

MISCELLANEOUS ACCOUNTS.		
Union and Advertiser Co., printing	383 (88
Union and Advertiser Co., blanks, (As-	, 000	00
easears)	2 (m
sessors)	187	
Tohn C. Moone repoining many	7	
John C. Moore, repairing maps	96	
Maurice Leyden, recording bonds	15	
Maurice Leyden, recording entering orders	171	
Samuel Knowles, hackhire	2 (
W. L. Buckland, hackhire	3 (
James Butler, hackhire	2	
Schmidt, Kaelber & Co., tracing paper	11	
D. C. Elsheimer, repairing instruments	5 .	
Joseph M. Wamsley, serving notices	34	
E. D. Smith, stenographer's services	46	
Street Department, cleaning river	1,446	40
V. Fleckenstein, postage	7	00
PAY ROLL MONTH NOVEMBER.		
	275	m
C. R. Parsons, Mayor	375	
John A. Davis, Treasurer		
F. P. Allen, Asst. Treasurer	166	
Edward Thomas, clerk	91	
Edward Thomas, clerk Chas. M. Beattie, A. D. Davis Fred E Shedd	83	
A. D. Davis,	70	
Fred E Shedd	60	
Ivan Powers, City Attorney	350	
H. J. Sullivan, Assistant City Attorney	208	
E. D. Smith, Stenographer	91	
W. J. Burke, Clerk	83	
I. F. Quinby, Surveyor	191	
W I Stoment Assistant Surveyor	125	00
W. B. Sackett, W. B. Sackett, W. W. Race, I. H. Quinby, John Kenyon, Wm. M. Rebasz, C. E. Bingham, Martin Wahl	83	33
W. W. Race.	63	33
I. H. Quinby.	63	33
John Kenyon,	54	16
Wm. M. Rebasz.	75	$\bar{00}$
C. E. Bingham.	50	
W. M. Rebasz, C. E. Bingham, Martin Wahl L. V. McCannell	48	33
L. Y. McConnell,	25	
I. A Prott City Accept	225	
M T Mohar	225	
Tooch Corling	225	
The F White Indee Municipal Court	200	
Thos. E. White, Judge Municipal Court	. 200	
L. A. Pratt, City Assessor M. J. Mahar, Jacob Gerling Thos. E. White, Judge Municipal Court Geo. E. Warner, Wm. F. Chandler, Clerk	75	8
win, r. Chandler, Clerk		w

1

Peter Sheridan, City Clerk F. J. Irwin, City Messenger Wm. Butler Assistant City Messenger Arthur McCormick, Fire Marshal Daniel O'Neil, Watchman City Hall John O'Leary, Engineer Peter G. Miller, Janitor City Bld'g Geo. A. Benton, Clerk Civil Service Com. William H. O'Kane, Milk Inspector	166 66 100 00 20 83 100 00 75 00 75 00 25 00 83 33	Patrick Bradley, Peter Hardy. Martin Mason, John Roach, Homer Dewitt, LAMP FU, D. Edison Electric Co., lighting lamps, Octo-	114 00 114 00 114 00 114 00 114 00 114 00
POOR FUND.		United Gas Impt. Co., lighting lamps, Oc-	205 68
O'Kane Bros., meat	\$176 50	tober	364 25
P. J. Leonard, Fred Murr, J. Badhorn,	25 00 80 23	Brush Light Co., lighting lamps, Octo-	995 00
J. Badhorn,	83 01	ber	
M. Gannon, groceries	4 00	Uccoper	136 40
T. Derrick, rent	14 81 9 75	Rochester Electric Co., lighting lamps, Ocber	177 90
T. Derrick, rent Jane C. Coleman, rent	9 00	Rochester Gas Co., lighting lamps, Oc-	
S. A. Bowers, Chas. King, hack hire	$\begin{array}{c} 29 & 75 \\ 5 & 00 \end{array}$	PAY ROLL MONTH NOVEMBER.	395 90
N. McCormack.	6 00	Chas. Finnegan, supt. Electric light	50 00
Michael Ulton, B. O' Kielly, burials Geo. Masseth, W. C. Dickinson, coal	$\begin{array}{c} 2 \ 00 \\ 54 \ 50 \end{array}$	POLICE FUND.	
Geo. Masseth,	115 50	Galusha Phillips, desk for operators	8 00
W. C. Dickinson, coal	95 00 56 25	Union and Advertiser printing blanks	3 00
Bernhard & Casey Doyle, Gallery & Co., coal E. H. Davis & Co., medicines	69 75	Jos. S. Rowarth, expenses Ed. P. Olmstead, meals for prisoners,	4 24 15 25 40 63
E. H. Davis & Co., medicines	24 06	Wm. Bassett, stalls, etc	40 63
Harriet M. Turner, A. H. Martin, disbursements	$\frac{8}{21} \frac{25}{61}$	George Long, expenses	8 70 14 50
Atkinson & Sykes, locks, etc	5 85	Maggie Gaffney, cleaning mo. October	15 10
PAY ROLL FOR MONTH OF NOVEMBE	R.	John C. Hayden, expenses	9 50
A. H. Martin, Overseer	141 66	Union K. L. Band, services annual parade Western Union Telegraph Co., services,	40 00
J. H. McGregor, Clerk	75 00 75 00	Oct	49 84
Jos. Eagan,	75 00	Elwood & Brien, repairing lecks, keys, etc.	6 20 25 05
Geo. Hartel,	62 50 41 66	Rochester Gas Co., gas patrol house Thomas Dukelow, expenses Rochester District Telegraph Co., services,	3 74
Dr. J. L. Roseboom, city physician. Dr. Pauline Morton, city physician.	41 66	Rochester District Telegraph Co., services,	4 00
Dr. N. M. Collins, city physician	41 66 41 66	W. W. Morrison, printing blanks	$\begin{smallmatrix} 4 & 80 \\ 21 & 25 \\ 9 & 00 \end{smallmatrix}$
Dr. A. R. Gumbarts, city physician	41 66	W. L. Buckland, livery	9 00
Dr. V. A. Hoard, city physician	41 69	Thos. Dukelow, expenses.	6 50 4 34
C Harzhargar	60 00 60 00		
Jas. Malley, John Mason, Clerk	60 00 65 00	EXECUTIVE BOARD DEPARTMENT, ROCHESTER, N. Y., Nov. 28, 188	7. }
CITY PROPERTY FUND.	05 00	To the Common Council:	
	161 62	The accompanying bills and estimates, as pe	r the
Roch. Gas Co., gas City Bl'dgs Woodbury Engine Co, boiler as per con-	EE0 00	following statement, having been lawfully	con-
tract Louis Wehn, coal	$\frac{558}{173} \frac{00}{25}$	tracted, examined, audited and settled by Board, are hereby certified to your hono	rable
John Kelly, trimming coal	4 00	Board are hereby certified to your hono Board for payment, pursuant to sec. 148 o	f the
Howe & Bassett, labor and material	$\begin{array}{c} 8 \ 00 \\ 605 \ 47 \end{array}$	City Charter. Respectfully submitted, THOS. J. NEVILLE,	
Wm Huddy, painting at Poor Office	19 49	Clerk of Executive Boa	ırd.
A. Metchalf, soft soap	$\begin{array}{c} 3 \ 50 \\ 10 \ 99 \end{array}$	Highway Fund.	
F. J. Irwin, cleaning and sundries	71 10	Weekly pay roll for week ending Novem-	
PARK FUND.		Weekly pay roll for week ending November 3d, 1887. Monthly pay roll, lift bridge tenders, for November, 1887. Wm. J. Wilcox, stationery.	23 50
Atkinson & Sykes, repairing mowers	5 79	November, 1887	350 0 0
C. F. Stone, cartage	3 00 94 50	Wm. J. Wilcox, stationery P. W. Cook, use of horse and buggy	12 03 48 00
HEALTH FUND.	0 2 00	Rochester Gas Light Co., coke	12 64
PAY ROLL FOR MONTH OF NOVEMBER	R.	J. F. Bonesteel, rent of Frank street yard for November	12 86
Dr. J. J. A. Burke, Health Officer\$	83 33	Henry Flake, hardware	4 30
Geo. Messmer, Registrar	70 83	L. S. Graves & Son, repairs to lift bridges.	64 73
Messenger, Messenger	33 33 104 00	Henry Hebing, hardware	48 70
Alex. Bruce, plumbing inspector Henry M. Heinold, keeper Hope Hospital,		and 1	50 00
	125 00		
Geo. W. Hall, health inspector	50 00	H. H. Craig, surveyor's stakes 1	28 75 16 00
Geo. W. Hall, health inspector J. N. Harder,	50 00 41 66 41 66	H. H. Craig, surveyor's stakes	$\frac{16}{5} \frac{00}{29}$
Geo. W. Hall, health inspector	50 00 41 66 41 66 41 66	H. H. Craig, surveyor's stakes	16 00
Geo. W. Hall, health inspector	50 00 41 66 41 66 41 66 41 66 55 00	H. H. Craig, surveyor's stakes	16 00 5 29 30 00 28 80
Geo. W. Hall, health inspector	50 00 41 66 41 66 41 66 41 66 55 00 41 66	H. H. Craig, surveyor's stakes	16 00 5 29 30 00 28 80 1 85
Geo. W. Hall, health inspector. J. N. Harder, Jas. Purcell, Frank Downing John Galvin, sewer flusher. Aug. Helbing, Chas. Jeffords, collecting garbage. John Becker,	50 00 41 66 41 66 41 66 41 66 55 00 41 66 114 00 114 00	H. H. Craig, surveyor's stakes	16 00 5 29 30 00 28 80 1 85
Geo. W. Hall, health inspector. J. N. Harder, Jas. Purcell, Frank Downing John Galvin, sewer flusher. Aug. Helbing, Chas. Jeffords, collecting garbage. John Becker, Wm. Rosengreen	50 00 41 66 41 66 41 66 41 66 55 00 41 66 114 00 114 00	H. H. Craig, surveyor's stakes	16 00 5 29 30 00 28 80 1 85
Geo. W. Hall, health inspector. J. N. Harder, Jas. Purcell, Frank Downing John Galvin, sewer flusher. Aug. Helbing, Chas. Jeffords, collecting garbage. John Becker, Wm. Rosengreen Jacob Stein, Jos. Greenauer	50 00 41 66 41 66 41 66 55 00 41 66 114 00 114 00 114 00 114 00 114 00	H. H. Craig, surveyor's stakes. H. A. Kingsley & Co., hardware. J. R. Chamberlin, waste and packing. N. L. Brayer, surface lateral. Ambrose st. Rochester German Brick & Tile Co., paving brick. George C. Maurer, powder and fuse. Chas. H. Potter, estimate No. 3, oak lumber. J. Neville, Clerk, disbursements. Foley & Duncan, lumber. Joseph P. Kimmel, coal.	16 00 5 29 30 00 28 80 1 85 254 23 32 15 33 53 6 00
Geo. W. Hall, health inspector. J. N. Harder, Jas. Purcell, Frank Downing John Galvin, sewer flusher. Aug. Helbing, Chas. Jeffords, collecting garbage. John Becker, Wm. Rosengreen Jacob Stein,	50 00 41 66 41 66 41 66 55 00 41 66 114 00 114 00 114 00 114 00 114 00	H. H. Craig, surveyor's stakes. H. A. Kingsley & Co., hardware J. R. Chamberlin, waste and packing N. L. Brayer, surface lateral. Ambrose st. Rochester German Brick & Tile Co., paving brick George C. Maurer, powder and fuse. Chas. H. Potter, estimate No. 3, oak lumber. T. J. Neville, Clerk, disbursements. Foley & Duncan, lumber.	16 00 5 29 30 00 28 80 1 85 254 23 32 15 33 53

James Field, horse cover	3	60	Fire Department Fund.		
Total	1.815	96	Monthly Payroll for November	1,293	07
	1,010	00	Geo. W. Aldridge, salary for November Jas. M. Aikenhead, ""	200 200	
Water Pipe Fund,		-	Active Hose Co., monthly appropriation	250	00
Monthly pay roll for November 1887\$ Thomas J. Neville, Clerk, disbursements.	571 17		Aleit	$\frac{237}{14}$	50
Water works department transfer of water			Rochester Gas Light Co., Gas Samuel Bemish, paid for washing for	14	20
pipe extension account	982	22	October	30	05
Jackson & Woodin Mf'g. Co., Est No. 3,	860	00	Louis Ernst & Son, nardware	8	52 45
cast iron water pipe and special castings Thos. Holahan, Est. No. 8, unloading and	000	00	T. R. & J. Morris carrots	31	$\frac{40}{50}$
distributing water works material	71	92	United Gas Impt. Co., gas. T. R. & J. Morris, carrots. Samuel Moulson, soft soap.	3	00 50
Andrew E. Hyde, Est. No. 2, group 128 James D. Casey, labor and material on wa-	840	00	Critchell & Irwin, plumbing	7	50
ter main, N. St. Paul street	889	10	Millington Sign & Banner Works, painting	3	00
Edison Electric Illuminating Co., water		- 1	signs Jas. R. Chamberlin, supplies.	22	25
pipe Ludlow Valve Mf'g. Co, valves	$\frac{10}{105}$	13	D. D. Williams off	7	25
Thomas Lowery, stub wrenches	33		John A. Vanderwerf, repairs to Alert hose	66	155
	1.001		house Jas. Field, canvas straps Sargent & Greenleaf, repairing gong	66 2 71 26 2 5	34
Total\$	4,381	83	Sargent & Greenleaf, repairing gong	2	00
Water Works Fund.			Geo. Engert & Co., coal	26	20 95
Monthly pay roll, operating expenses, for		1	Schmidt, Klaelber & Co., supplies	2	77
November\$ Monthly pay roll, service and repairs, for	2139	23	Chas. Englert, horse hire	.5	00
November	2329	15	Christian Muhl hay and straw	4+)	T)(
National Meter Co., meters and repairs to		- (Wm. Gray horseshoeing	$\frac{73}{9}$	00
meters	80	20	Wm. Gray horseshoeing T. J. Neville, clerk, disbursements for hay,		
Robert Creunell, pay roll	9	00 30	&c Kelly Lamp Co., repairing lamps, &c	95	$\frac{08}{65}$
Woodbury Engine Co., repairs to machin-		- }	T. S. Brooks, harness	$4\overline{5}$	00
ary ate	28	36	Chas. R. Atkinson, supplies	9	25
Warner Westcott, tin gutters etc	14	70	Wallace Jefferson, labor	48	U.
house	6	91	Total	.814	60
Schlicht & Field Co., letter cabinet	33	00	Street Sprinkling Funds.	,	
John A. Vanderwerf, labor and material. Louis Ernst & Son, hardware	72	58 58			
L. S. Graves & Son, pulley-block, chain, etc.	32	90	Jacob Stein, sprinkling Clinton st., Sec. 1, O. 3,086	\$28	45
S. H. Oviatt, pay roll, hav, etc	32 45 6	85	John Durnan, sprinkling James st., O. 3,216	10	86
Rose & Eddy, hardware	0	81	-	@90	-00
material	99	23	Local Improvement Funds.	\$39	29
Samuel Sloan, plumbing supplies	112		· · · · · · · · · · · · · · · · · · ·		
J. R. Malaney, horse hire	2	50 75	Geo. T. Foster, labor, Griffith st. improve- ment, O. 3,228\$	2	10
Henry J. Wemett, final est., collecting gar-			F. C. Lauer & Sons, crosswalk extensions,		
bage from Hemiock Lake	27 22	15	Griffith st. improvement, O. 3,228	169	65
B. F. Harris, rent of barn for November. F. E. Witherspoon, reg., erroneous water	44	90	James S. Murray, inspection, Mason st. sewer enlargement, O. 3,293	47	5(
rent refunded		50	H. E. Boardman, Inspection, Monroe ave. asphalt improvement, O. 3,287 M. H. Ray, Inspection, Ninth st. pipe sew-		
United Gas Impt. Co., gas	4	65	asphalt improvement, O. 3,287	5 9	00
Maier Brothers, wood	18 5	00	er, O. 3,294	21	25
Brown's race commission, assessment for		- 1	Angust Seiser inspection Sciost McAdam		
water inspection, repairs, &c	75 90		improvement, O. 3,222	2	50
M. E. Wollf, ins. on boilers pump-house Jackson & Burleigh, stationery	8	05	John Van Doorn, inspection, Scio st. Mc-Adam improvement, O. 3,222	32	50
James R. Chamberlin, nacking	53	95	John Kiein, inspection, Bay st. stone sew-		
Samuel Moulson, soft-soap		50	er, O. 3,238	60	U
Samuel Moulson, soft-soap. Vacuum Oil Co., oil Thomas W. Ford, plumbing supplies	$\frac{11}{2}$	40	Seth Marsh, inspection, Thomas park pipe sewer, O. 3,314	13	75
Union water Meter Co., voke for meter	3	00	Wm. Howe, inspection, Hawley, Reynolds		
Alexander Gray, labor	3	50	and Flint sts. sewer, O. 3,308	57	5(
oil, &c	35	93	sewer, O. 3,258	57	50
C. P. Lyon, castings. Thomas M. Blossom, labor. J. B. Colman, taps, &c. H. T. King, use of tools.	227	83	sewer, O. 3,258. Joseph De Poe, inspection, Kelly st. Mc-	- w	٠.
Thomas M. Blossom, labor	156	64	D G W Hatch inspection Goodman st	57	bt
H. T. King, use of tools	15	00	stone sewer, O. 2,963	56	87
Bell Telephone Co., rent of telephones Thomas J. Neville, clerk, disbursements	50	00	C. H. Bowen, inspection, Philander st	4.84	۳,
for hay, straw, &c	129	81	Wm S Pike inspection Mt Hope ave	17	ы
Street department transfer of sprinkling			gravel improvement, O. 3,275	57	50
hydrant account	894	$\frac{32}{2}$	Ernst Kettwig inspection IIIm st. pine	۳	رج
Wm. B. Maloney, rebate on water rent A. G. Dolbear, labor and material, Hem-	64	54	D W. Knight, inspection. Illm st. pine	57	Ж
lock Lake	129	17	sewer, O. 3,291 D. W. Knight, inspection, Ulm st. pipe sewer, O. 3,291	2	50
Peter Kelly, ladles	6	00	D. W. Knight, inspection, Parsells ave.	40	o.
Joseph P. Kimmel, coal	11 57	23 50	D. W. Knight, inspection, Parsells ave. pipe sewer, O. 3,170	40	2
J. N. Tubbs, disbursements	7	40	l pipe sewer. O. 3.265	21	2
James Field, rope	7	56	D. W. Knight, inspection, Pennsylvania	0	7.
Garvey & Donnelly, repairs to sleighs		75	ave. pipe sewer, O. 3,265	3	6
Total	37,181	84	ave pipe sewer, O. 3,265	30	0

Street Department.		
Inspection, stakes, etc., Ninth street pipe		00
Inspection, stakes, etc., Ninth street pipe sewer, O. 3,294 Inspection, stakes, etc., St. Joseph street	\$ 9	02
pipe sewer, O. 3,288	13	71
enlargement, O. 3,293	20	87
Inspection, stakes, etc., St. Joseph street pipe sewer, O. 3,288. Inspection, stakes, etc., Mason street sewer enlargement, O. 3,298. Inspection, stakes, etc., Ulm street pipe sewer, O. 3,291. Inspection, stakes, etc., Hawley, Reynoids and Flint streets sewer, O. 3,308. Inspection, stakes, etc., Monroe avenue asphalt improvement, O. 3,287. Use of steam valler etc. Tones avenue	16	90
Inspection, stakes, etc., Hawley, Reynolds and Flint streets sewer. O. 3.308	12	21
Inspection, stakes, etc., Monroe avenue	60	29
use of steam roller, etc., Jones avenue gravel improvement, O. 3,274. Use of steam roller, etc., Kelly street Mc-Adam improvement, O. 3,289. Use of steam roller, etc., Park avenue improvement, O. 3,260. Inspection, stakes, etc., Schanck avenue plank O. 3,365.	100	
Use of steam roller, etc., Kelly street Mc-	100	
Adam improvement, O. 3,289 Use of steam roller, etc., Park avenue im-	177	85
provement, O. 3,260	336	26
premise of oloop	26	37
Partial Estimates.		
J. L. Yeomans, est. No. 3, Central park pipe sewer, O. 3.219	\$1.650	00
McConnell & Brewer, est. No. 1, Schanck avenue plank walk, O. 3,305. Wm. Fuller, est. No. 3, Bay street stone sewer, O. 3,238. John Mauder, est. No. 2, Spring street pipe	1 200	00
Wm. Fuller, est. No. 3, Bay street stone	0.100	00
John Mauder, est. No. 2, Spring street pipe	2,100	00
Wm H Jones & Sons est No 2 Mt Hone	1,500	00
avenue gravel improvement, O. 3,275 Wm. H. Jones & Sons, est. No. 3, Scio	4,050	00
street McAdam improvement. O. 3.222.	2,970	00
John McConnell, est. No. 2, Kelly street MacAdam improvement, O. 3,289	4,050	00
Final Estimates.		
F. C. Lauer's Son's, St. Joseph street, sewer, O. No. 3,288	£1 5//	76
Geo. Chambers, Ninth street sewer, O. No.	01°	10
Wm. Dyer, Mason street sewer, O. No.	815	
3,294 Wm. Dyer, Mason street sewer, O. No. 3,293 Geo. Chambers, Ulm street sewer O. No.	1,277	80
3,291	1,979	10
3,291 Geo. Chambers, Hawley, Reynolds and Flint streets sewer, O. No. 3,308 McConnell & Brewer. Schanck ave. walk,	2,021	10
O. No. 3,308. Warren-Scharf Asphalt Paving Company,	583	79
Monroe avenue improvement, O. No.		
Monroe avenue improvement, O. No. 3,287	25,075	21
improvement, O, 3,260	798	68
Total	53,364	87
Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Femetz, Fritzsche, Foley, Hall, Swikehard, Stein, Bohrer, Kelly, Thayer—14.	e, Kol Judso	ol- on,

COMMUNICATION FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCE. By the Clerk-

MAYOR'S OFFICE, ROCHESTER, November 29, 1887. Gentlemen of the Common Council:

During the past six months several hundred dollars have been expended by the city in the publication of application notices, notices of sale, etc., in connection with the proposed construction of street railroads in Rochester. Long and expensive litigation between corporations seeking franchises here seems more than probable, and in which our city is likely to become more or less involved. It therefore behooves us to proceed cautiously, and in every manner possible, endeavor to protect the interests of those who have the taxes to pay. The printing and advertising thus far done, while required by law, has been rendered for the benefit of certain corporations, and the correspondence which I herewith attach, points to a way in which your board can, in these matters, protect the interest of taxpayers hereafter, and cause to be paid into the treasury now the During the past six months several hundred dol-

sums already expended. Without further suggestions at this time, I leave the matter for your consideration.

CORNELIUS R. PARSONS, Mayor.

MAYOR'S OFFICE, ROCHESTER, R. Y., Nov. 28, 1887.

Ivan Powers, Esq., City Attorney:

Ivan Powers, Esq., City Attorney:

Dear Str:—Will you please inform mo if the city is obliged, in receiving the applications of those desiring to construct street railroads in Rochester, to be operated by cable, horse-power or otherwise, to give publication to all matters in connection therewith, without exacting compensation from the various corporations for so doing? Is there any way in which the city can recover for the printing already done, (say since the first day of May last), for several of such corporations? Has the common council, or the mayor, the right to refuse granting further privileges to any of said corporations, until the expenses for the printing already done for them, and paid for by the city, has been refunded?

Yours etc.,

CORNELIUS R. PARSONS, Mayor.

OFFICE OF THE CITY ATTORNEY, ROCHESTER, N. Y. Nov. 28, 1887.

Hon. C. R. Parsons, Mayor:

DEAR SIR—In answer to your communication of this date, I would say: First—That I am of the opinion that the Com-

mon Council, upon receiving applications for the sale of street railroads in this city, can exact from sale of street fairroads in this city, can exact from such applicants the advancement or security of the amount that will be incurred in the matter of advertising and other printing expenses required by law, and can exact from the bidder at such sale the payment of the amount of such expenses, to the end that they may be repaid to the applicant if another corporation should be the successful bidder on the sale had.

Secondia—That the Common Council can refuse

Secondly-That the Common Council can refuse

Secondly—That the Common Council can refuse to grant further privileges, until the expenses for the printing already done for them, and paid by the city, have been refunded; and
Thirdly—That if a new resolution for the sale of the route from Plymouth avenue to the city line be adopted, based upon a new application, it will, in my estimation, operate as a revocation or repeal, by implication, of the former resolution heretofore adopted for the sale of such route, and, in that event, I cannot perceive how the city can legally exact, from the successful bidder at the sale held under the new and subsequent resolution, the payment of any of the expenses connected with the former proceedings and resolution, and, further, it may injuriously affect the action now pending and ready for trial at the Equity Special Term beginning Monday next, in which Charles F. Pond is the plaintiff of record and John A. Davis, as treasurer of the city, is the defendant.

Respectfully yours,

Respectfully yours,

IVAN POWERS, City Attorney.
Ordered received, filed and published.

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Nov. 29, 1887.

To the Common Council:

GENTLEMEN—The Executive Board has made an examination of what is known as Lozier Park and would respectfully report that a map has been filed of said Park in the County Clerk's office and all other requirements necessary to make it acceptable as a public street have been fulfilled.

Respectfully,
T. J. NEVILLE, Clerk.
Ordered received, filed and published.

By the Clerk-

EXECUTIVE BOARD. OFFICE, CITY HALL, ROCHESTER, N. Y., Oct. 18, 1837.

To the Honorable, the Common Council:

GENTLEMEN:—The Executive Board requested the owners of the property to be taken for the ex-

tension of Frost avenue to submit what prices they would be willing to accept for the respective parcels of land, and received a proposition from only one, Frederick Stetzenmyer, who will sell the lots of which he is owner to the city for the purpose named for the sum of \$10,000.

John and Magdalena Weller declined to name any price for their lands, and expressed a willingness to have the subject matter referred to a commission for determination. The application to the court for the appointment of a commission to condemn the land for the proposed street extension seems to be the only action that can be taken by your honorable body.

Respectfully,

T. J. NEVILLE, Clerk..

Ordered received, filed and published.

By the Clerk-

ROCHESTER, N. Y., Nov. 29, 1887.

To the Honorable, the Common Council:

GENTLEMEN:—The undersigned begs leave to submit herewith his second monthly report of the progress made in the preliminary surveys and ex-

progress made in the preliminary surveys and examinations for the proposed east side sewer. During the whole of the present month the work of taking levels for exhibiting the topography of those portions of the towns of Irondequoit and Brighton north and east of the city limits has been rigorously prosecuted, and is now nearly completed. The territory embraced in these surveys is very large, being bounded on the north, by the general course of the highway known as the Coy road, which is about two and one-half miles north of and parallel to Norton street, or about one and one-half miles south of the lake shore; on the west, by the Genesee river; on the east, by a one and one-half miles south of the lake shore; on the west, by the Genesee river; on the east, by a line running due north from the Forest House; also on the east, by a line running due south from a point on the Hidge road about 3,00 feet east of the Forest House to the Webster Plank road, which is the prolengation of the course of Clifford street; thence by a line parallel with Culver street, and about 2,500 feet east thereof, to the Eric canal. The total area outside of the city limits thus sur-veyed amounts to about nine square miles, or about 5,800 acres; and it is confidently believed that from this work, all questions relating to the

about 5,800 acres; and it is confidently believed that from this work, all questions relating to the natural drainage of the entire eastern portions of the city, may be conclusively answered.

In addition to the foregoing, special instrumental surveys have also been made as follows:

First—Of the head or southern portion of Irondequoit bay from the Webster plank road, or "Floating Bridge," south to the prolongation of the line of University avenue, a distance of about one and one-half miles. This was done for the purpose of ascertaining and exhibiting the amount of marsh adjacent to the mouth of Thomas creek, which is located about midway between the points named.

named. Second—Of the course of Thomas creek from Irondequoit bay to the Erie canal, thereby connecting with surveys of portions of said creek heretofore made by Mr. O. H. Peacock.

Third—Of the course of the creek receiving the discharge of the North avenue outlet sewer, from Norton street to Irondequoit bay.

Fourth—Of the course of the creek receiving the discharge of the Court and William streets and the Goodman street outlet sewers from the city the

named.

Goodman street outlet sewers, from the city line to its intersection with the preceding creek. Fifth—Of the Genesee river, from Brewer's dock to the lake, for the purpose of ascertaining and exhibiting the amount of swampy territory on both sides of the stream. The results of this survey are of much interest and are given in the following

TABLE showing number, length and area of marshes lying adjacent to the Genesee river between Brewer's dock and the R., W. & O. Railroad:

Number	Side of river	Location of beginning north of Brewer's dock, in feet	Total length in feet	Average width in feet.	Area in acres
1. 2. 3. 4. 5. 6. 7. 8.	West. East. West. East West. East. West. East. East.	815 5,050 9,350 14,300 16,150 17,400 18,850 21,000	4,200 5,660 5,950 2,975 2,400 2,600 2,800 4,000	95.14 154.75 234.08 282.06 622.55 277.50 444.11 526.13	9.17 20.13 31.96 19.26 34.30 16.56 28.54 48.30
			30,585		208.22

The calculations for area include, generally, all of the low ground lying between the foot of the slope of the high banks and low watermark on November 9th and 11th, 1887. All of this area is liable to overflow by reason of high water in either river or lake river or lake.

From the above table it will be seen that be-tween Brewer's Landing and Charlotte there are no less than eight distinct and extensive swamps, lying alternately on the west and east sides of the river, and presenting an aggregate frontage of nearly six miles, with an aggregate area of more than two hundred acres.

than two hunc'red acres.

A general reconnoisance has also been made of the territory in the town of Brighton lying east of Culver street and included between the Eric Canal on the north and the prolongation of Highland avenue on the south, with the view of finding some feasible outlet for the surface drainage from the steep slopes of the range of hills extending from Mt. Hope easterly. Nothing definite concerning this problem can now be stated, as the subject requires considerable study before any plan can be formulated. formulated.

Numerous mesurements of the velocity of the current in the river, between Brewer's landing and Charlotte, have likewise been made during this month, the water having been unusally low in consequence of the long-continued drought. By neglecting the very small velocities observed near the shores, as well as the cases where the currents on the one or the other side of the river set up-stream in consequence of the action of even slight winds the average of the results obtaineven slight winds, the average of the results obtained show a mean velocity of one mile in about four-teen and one-half hours, a maximum velocity of one mile in about eleven hours, and a mimimum velocity of one mile in about twenty-four hours. These figures are somewhat more favorable than those submitted in my former report, but not sufficiently as to inspire much confidence in the ability of the river to deal successfully with large quantities of raw sewage.

Concerning the storm discharge of the outlet sewers, little can be said, as there have been no heavy rainfalls to try their capacity, during the past two months.

past two months.

The force employed in the performance of the above described work for the month has averaged fully seventeen men. Should the weather continue favorable, some additional field work will be done in the extreme northern and southern portions of the territory described; but as the surveys are now substantially finished, the work of drawing the maps, and exhibiting thereon the results of the said surveys, will next occupy the attention of my assistants and myself. This work will necessarily require a comparatively long period of time, and on its completion, the question of the most practicable route for the sewer will be considered.

Respectfully submitted, Respectfully submitted,

EMIL KUICHLING, Civil Engineer.

Ordered received, filed and published.

By the Clerk-

REPORT OF THE POLICE OF OCTO	CLERK FOR BER, 1887.	THE	MONTH	18—Bridget McGann Wm. H. Goodnough	••	10 10	
POLICE COMM	IISSIONERS'	OFF	TICE, }	Sarah J. Justice John Stout	••	5	5
Gentlemen-I respects	Nov. 19, fully submit			George Brayerton pe 19—George Coxon	etit larc' assault,		20
as my report for the mont	h of Octobe	r, 188	7.	John Berg		5 5	. 5
Oct., 1887. 1—Alex. Moore 3—David Mosher	pet. lare'y	епан \$50	y. Paid	Fred Berg		5	
3—David Mosher James Flannigan	drunk	10 10		Chas. L. Dreschler po 20—Samuel DeLack	etit lare' drunk.	y 50 5	
Eva McDarreli		5	\$ 5		assault, drunk,	10 5	5
James Uche Petro Ferero	:	10 10	$^{10}_{10}$	Ann Moore		10	
Francisco Mestrello James Saxton		$\frac{10}{5}$	10	Wm. Furlong 22—Eliza Sheridan		3 5	3
Ann Moore		5	_	Albert Summers		10	10
James Bowden Frank B. Shearer	•	10 5	5	24—Anthony Ripstein Patrick Maloney	assault drunk	10 5	10
Seafried Abraham				Mary Lysaight Daniel A. Lane	• • •	10 10	
4—Henry L. Staley James McLaughlin		$\frac{10}{5}$	3 50	James Mack		10	
Joseph Tierney John F. Corrigan		$\frac{5}{10}$	10	Maggie Curry James Callihan		10 cost	2
Robert Morphy		left	9 50	Alex. Rogers John O' Neil	::	10	2 g
Fred Meyers Mathias Gartner		$\frac{5}{5}$	5	25—John Van Stone	• •	5	
5—Sarah Timmerman Libbie Pellett	. drunk	$\frac{10}{10}$		Burton Reynolds	vio. ord. pet. lar.	5 50	
Chas. Bosworth		10	10	Anthony Kuhman	drunk	10	5
John Miller 7—Constantine Hahn	. assault	15 5	15	Michael McFarlin Geo. Dougherty		10 10	
8—Chas. Wilson Lillie Dean	. drunk	10	5	Joseph F. Graham	pet. lar. drunk	50 10	8
Kittie Lynch		10 10		Fred. Asertpe	tit larce	ny 30	5
Henry Rahn Delia Boyd	. vio. ord. . drunk	2 10	2	27-Mark M. Evans Mary Wood	drunk	10	5
James Stevens		5	3	28—Peter Swift	 414 laması	10	O۳
Mich. McLaughlin Mich. Kane		10 10		Henry Smithpe 29—Mary Bristol	drunk		25
10—Geo. Winton	. assault	left			vio. ord drunk		3
Andrew Sidley Jennie Spellman		10 cost	5 3	Margaret Fee		10	
James O [†] Connell Robt. Fitzgerald	. drunk	5 10		Margaret Wheeler Ed. Farley		10 10	
Robt. Fordham		3	3	31—John Kearn	vio. ord	. 5	
Geo. Hart Chas. Wright	. vio. ora.	$\frac{3}{2}$	3 2 2	Timothy Collins Charles Zimmer	drunk	10 5	5
Wm. J. Muckle Sarah Smith		2 2 5	2	Chas. Gurley Wm. Gurley		$\frac{2}{2}$	2 2
Wm. Gordon	drunk	5		John Kelly		3	~
John Kelly Chas. Johnson		$\frac{5}{3}$	3	Mary Williams Thomas Scott		10 5	
Henry Moore Ernest Yunkee		5	5	Henry J. DeGrood Ed. Sullivan	• .	5 5	5 5
Peter Jacobs		ŝ	4 3	Michael Welch		10	v
Frank Lameris	vio. ord.	$\frac{70}{10}$	70 10	Thomas Doherty James Craig		Cost	5
Geo. Yatau Geo. Williams		10	10	Peter J. Monaghan Thomas McGuire		Cost	2
Geo. Barker Geo. Zither		$\frac{10}{10}$	5 10	James Roberts		5 5-	
Wm. Harvey James Speers		$\frac{10}{10}$	$\frac{5}{10}$	Smarr On Name Vone Com-			\$466
11—Nicholas Martin	. drunk	10	10	STATE OF NEW YORK, Cour Rochester, ss:	ity of M	onro	e, City of
Wm. McCabe Chas. Johnson		$\frac{10}{5}$		I, B. Frank Enos, Police Cl	erk of s	aid ci	ty, being
12—W. R. Laughlin August Spall		3 5	2	duly sworn, doth depose and report contains a true and	correct	state	ement of
Fred Kiefer		15	5 15	all the moneys received by m the month of October, 188	e as suc	h cler	k during
13—Honora Murphy Ed. Jones	drunk petit larc'y	10 50		and costs imposed by the I	Police J	ustice	of said
Wm. Webb W. R. Laughlin	drunk	5		city. B. F Sworn to before me this 29t	RANK I		
Lydia Stebbins	vio. ord.	10		B. Keeler. Con	omission	er of	
Ed. H. Burchill		$\frac{10}{10}$	8 10	Ordered received, filed and			
14—James Delaney 15—Arthur Hartell	drunk	5 3	5 3	CITY CI ROCHESTER, N.	Y., No)FFIC v. 29.	1887. (
James McGinnis	assault	50	3	To the Hon. the Common Cou			,
Henry Kase 17—Thos. Corcoran	drunk	3	3	GENTLEMEN—In accordanged the City Charter I hereby	ce with	the p	rovisions
Emma Barton		10	U	lowing named persons have	qualifie	ed ar	id taken
Lotta Kehl Louise Thomas		$\frac{10}{10}$		the oath of office as required E. A. Kalbfliesch, James	by law.:	: itler-	August
Nellie O' Neill Geo. Reading	• •	10	3	of the City Charter, I hereby lowing named persons have the oath of office as required E. A. Kalbfliesch, James Blauw, James H. Kelso, Ar Commissioners of Deeds.	thur E	. Sut	herland.
Thos. Craston		$\frac{3}{10}$	10	respectionly submi	uueu,		
Patrick Sampson	• ·	5		PETER SHI	ERIDAN,	City	Clerk.

Ordered received, filed and published.

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Nov. 29, 1887.

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

GENTLEMEN—In accordance with the provisions of the city charter I hereby report that the City Assessors have delivered to me the assessment rolls for the following improvements, viz.: Exchange street foot bridge..... Exchange street foot bridge.

Locust street improvement.

Pinnacle avenue improvement

Chili avenue pipe sewer.

Gorham street improvement.

Hudson Park sewer and grading

North St. Paul street plank walk

Mansion street plank walk and grading.

North Clinton street improvement and 2,868 2,974 2,975 2,984 3,002 3,041 3,043 3,048 North Clinton street improvement and 3,053 sewer extension. King. Allen and Canal steeets sewer cleaning. 3,055 3,059 Park Row and Neilson Place pipe Sewer 3,062 3,064 University avenue plank walk. Hayward avenue plank walk. 3,075 3,153 3,155 3,165 3,174 Hayward avenue plank Walk.

Hamburg street pipe sewer.

Clarkson street pipe sewer.

Tremont street Asphalt imp't.

Silver street pipe sewer.

Frank street improvement.

Morrill street pipe sewer.

Kelly street improvement.

Hudson street improvement.

Selve street flag walk 3,194 3.1973,201 3,223 3,224 3.230 3,234 3,245 3,255

By Ald. Marson.—Resolved, that the foregoing Assessment Rolls, reported by the City Clerk be and the same hereby are confirmed.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz,
Fritzsche, Foley, Selye, Hall, Swikehard, Judson,
Stein, Bohrer, Kelly, Thayer.—15.
By the Clerk—

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Nov. 29, 1887.

To the Common Council:

GENTLEMEN—I hereby report, that the City Assessors have delivered to me the assessment roll for West Orange street Extension. No. 3,270.

Respectfully submitted.

Peter Sherdan, City Clerk

By Ald. Kelly—Resolved, That the next regular meeting of the Common Council, Tuesday evening December 13th., 1887, be and hereby is assigned as the time when any complaints or appeals from the assessment, for the extension of West Orange street Ordinance No. 3,270 will be heard. Adopted. A communication was presented from the Grasshopper Sporting Club inviting the Common Council to attend their Grand Complementary Ball Dec. 12, 1887. The invitation was accepted.

12, 1887. The invitation was accepted.

The report of the milk, meat and vegetable inspector was received and ordered filed.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

GLADSTONE STREET PLANK SIDEWALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a plank sidewalk on the east side of Gladstone street, from Clifton street to Tremont street, with the required crosswalks.

to Tremont street, with the required transform.
Adopted.
The Surveyor submitted as such estimate, \$230.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:
The construction of a pine plank sidewalk four (4) feet and eight (8) inches wide, laid on white oak stringers, on the east side of Gladstone street,

with the necessary crosswalks, sidewalk and crosswalk grading and gutter formation.

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 \$230, which estimate is hereby approved.

Resolved, further, that the following portions of said city is deemed benefitted 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 the east side of Gladstone street, from Tremont street to Clifton street, in proportion to the benefit which each will derive therefrom.

And the Clerk is-hereby directed to publish notice

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 vised Charter of 1800, 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, Dec. the 13th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE NO. 3,323,

MONROE AVENUE OUTLET SEWER DITCH AROUND KONDOLF POND.

On motion of Ald. Judson, the Common Council proceeded to hear allegations 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 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 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 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 said improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing. On motion of Ald. Judson, the Common Council pearing.
Ald. Judson submitted the following:

An Ordinance to construct a pipe sewer around Kondolf's Ice Pond, from Monroe avenue to a point about 300 feet east of Bowen street.

The Common Council of the city of Rochester, do ordain and determine that the following im-

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 construction of a vitrified pipe sewer 15 inches in diameter, beginning at the northerly end of the culvert crossing Monroe avenue about midway between Nichols park and the Eric canal bridge, and extending eastward therefrom and along the lands belonging to Matthias Kondolf to the intersection of the branches of the Monroe avenue and Nichols park outlet sewer ditches; thence westerly on or near the line of the said Nichols park sewer ditch by an 18 inch vitrified pipe sewer to the point where the said Nichols park outlet sewer ditches; thence and Nichols park overed, thence easterly from the aforesaid intersection of the Monroe avenue and Nichols park outlet ditches in the direct prolonged line of the combined outlet ditches across Bowen street and across private property belonging to Messrs. Bowen and Gould by an 18 inch vitrified pipe sewer to its intersection with the existing outlet ditch through said property, with all wells with basket coverings, lateral sewers and lot lateral connections; it being expressly understood, and this ordinance must be so construed, that its object is to abate a nuisance occasioned by a sewerage from a large territory flowing through openditches, and that the proposed sewers are intended to afford a temporary abatement of such nuisance, and therefore the pipes used may be of the second but of good quality, not conforming strictly to the usual specifications for pipe sewer.

And the whole 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 \$2,100, 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:

All the territory included within and described by the following boundary lines, viz:

Beginning at the intersection of Meigs street and Park avenue, thence southerly along Meigs street and Park avenue, thence southerly along Meigs street, including one tier of lots and parcels of land on the westerly side thereof, to Tracy park, thence westerly along Tracy park, including one tier of lots and parcels of land on the north side thereof to part of Alexandra test thereof to a point 150 feet east of Alexander street, thence easterly along Tracy park, including one tier of lots and parcels of land on the south side thereof to Meigs street, thence southerly along Meigs street, including one tier of lots and parcels of land on the west side thereof to Monroe avenue, thence northwesterly along Monroe avenue, including one tier of lots and parcels of land on the northeasterly ther of lots and parcels of land on the northeasterly side thereof to the easterly line of J. B. Edmond's subdivision of lot 25 of E. Johnson's subdivision of lot 59, thence still northwesterly along Monroe avenue to Averill avenue, thence southerly along Averill avenue to Cobb street, thence westerly along Cobb street, including one tier of lots and parcels of land on the north side thereof, excepting the lot on the northwest corner of Averill avenue and Cobb street to the westerly line of lot No. of the Cobb tract, thence easterly along Cobb street, including one tier of lots and parcels of land on the southerly side thereof to Averill avenue, thence southwesterly along Averill avenue including one tier of lots on the northwesterly side thereof to Pearl street, excepting the lot on the north-west corner of Averill avenue and Pearl street, thence southeasterly along Pearl street, including one tier of lots and parcels of land on the south-westerly side thereof to Edmonds street, thence southerly along Edmonds street including one tier of lots and parcels of land on the westerly side thereof to a point 250 feet south of Pearl street, thence northerly along Edmonds street, including one tier of lots and parcels of land on the east side thereof to Pearl street, thence easterly along Pearl street, including one tier of lots and parcels of land on the south side thereof to Goodman street, thence southerly along Goodman street including one tier of lots and parcels of land on the west side thereof to the northern boundary line of the Brie canal lands, thence easterly along said boundary line to Bowen street, thence northerly along ary line to Bowen street, thence northerly along Bowen street, including one tier of lots 150 feet in depth on the east side thereof to the prolonged northerly line of the easterly portion of Harvard street, thence westerly along said line to Oxford street, thence westerly along Harvard street, including one tier of lots and parcels of land on the north side thereof to Goodman street, thence northerly along Goodman street including one tier of lots and parcels of land on the east side thereof to Park avenue, excepting the lot on the southeast corner of Goodman street and Park avenue thereof corner of Goodman street and Park avenue, thence southerly along Goodman street, excepting the lot on the southwest corner of Goodman street and Park avenue to Brighton avenue, thence westerly along Brighton avenue including one tier of lots and parcels of land on the north side thereof to Meigs street, thence northerly along Meigs street including one tier of lots and parcels of land on the east side thereof to the place of beginning,

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 and advantage which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson. Stein, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,259.

GOODMAN STREET OUTLET SEWER EXTENSION.

On motion of Ald. Judson the Common Council proceeded to hear allegations 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 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, 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 she said Common Council at the time appointed in said notice, and after hearing such allegations from all persons appearing,
Ald. Judson submitted the following:

An ordinance to extend Goodman street outlet sewer from the southerly end thereof to the Upton park out let sewer.

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 construction of an extension of the Good-man street outlet sewer, from the southern termiman street outlet sewer, from the southern terminus of that portion thereof now in process of construction southerly to the N. Y. C. & H. R. R. tracks; thence under the said railroad tracks and still southerly along Goodman street to the prolonged medial line of Anderson avenue; thence underly large the said railroad avenue; thence easterly along Anderson avenue to intersect the easterly along Anderson avenue to intersect the sewer in Beacon street, with all required manholes, lampholes, new surface sewers, old surface sewers cleaned, repaired and connected, lot laterals and lot connections; also, all connections for prospec-tive intercepting sewers, roadway grading and gutter formations on the portions of the streets on the line of the proceed sewers that have not been the line of the proposed sewer that have not been neretofore improved.

And the whole expense should be defraved by the assessment upon the lots and parcels of land to the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$88,800, 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:

All the territory included within and described be the following boundary lines, viz.

Hat the territory included within and described be the following boundary lines, viz.:

Beginning at the intersection of Goodman street with the division line between Edwin S. Hayward Production of the control of the and Frederick S. Minges, thence southerly along Goodman street, including one tier of lots and par-cels of land on the west side thereof, to East Main street, thence westerly along East Main street, including one tier of lots on the north side thereof. to Prince street, thence southerly along Prince street, including a strip of land 150 feet in width on the east side thereof, to East avenue, thence westerly along East avenue, including one tier of lots on the north side thereof, to Prince street, thence southerly to East avenue, thence westerly along East avenue to a point 345 feet east of Alexander street, thence southerly on a line parallel to and 245 feet east therefrom to a point 254 feet north of Park avenue, thence easterly on a line parallel with and 254 feet north of Park avenue to a point 100 feet west of Meigs street, thence southa point 100 feet west of Meigs street, thence southerly and parallel with Meigs street to Park avenue, thence easterly along Park avenue to a point 150 feet west of Rowley street, thence southerly and parallel with Rowley street to Brighton avenue, thence easterly along Brighton avenue to a point 140 feet east of Rowley street, thence northerly and parallal with Rowley street to a point 100 feet south of Park avenue, thence easterly to a point 265 feet east of Goodman street and 300 feet

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south of East avenue, thence northerly on a line parallel with Goodman street 800 feet, thence east parallel with Goodman street 800 feet, thence east and at right angles with the last mentioned line 2024 feet to the west line of H. E. Hooker's land, thence northerly on said Hooker's west line, and on said line produced to a point 300 feet north of the north line of East avenue, thence easterly to a point midway between kundel park and Hawthorn street, thence northerly and parallel with Hawthorn street to Culver park, thence easterly along Culver park and including one tier of with Hawthorn street to Culver park, thence easterly along Culver park, and including one tier of lots on the south side thereof to Portsmouth terrace, thence southerly along Portsmouth terrace, and including one tier of lots on the west side thereof, to East avenue, thence easterly along East avenue to the east line of Portsmouth terrace, excluding the lots of the lots. cluding the lots on the northwest and northeast corners of East avenue and Portsmouth terrace, thence northerly along Portsmouth terrace, in-cluding one tier of lots on the east side thereof, to a point midway between East avenue and Culver park, thence easterly on a line parallel with Culver park to the division line between the property of Marvin A. Culver and William S. Little, thence northerly along said division line to a point 300 feet northerly along said division line to a point 300 feet north of Culver park, thence westerly on a line parallel with Culver park to Jersey street, thence northerly along Jersey street, and including one tier of lots on the east side thereof, to University avenue, thence easterly along University avenue, including one tier of lots on the south side thereof, to the N. Y. C. &. H. R. R. R. lands, thence still easterly, excluding one tier of lots on the northerly side thereof to Crough avenue, thence northerly to the N. Y. C. &. H. R. 4t. R. lands, thence still easterly, excluding one tier of lots on the north side thereof, to Crouch avenue, thence northerly along Crouch avenue, including one tier of lots on the east side thereof, to Leighton avenue, thence easterly along Leighton avenue, and including one tier of lots on the south side thereof, to the easterly boundary line of the Otis & Pool sub-division, thence northerly along said division line to Schanck avenue thence easterly along Schanck avenue, and including one tier of lots on the south side thereof, to a point, 4,200 feet east of the center of Goodman street, thence westerly along Schanck avenue, and including one tier of lots on the north side thereof, to the east line of the Thompson tract produced, thence northerly on said tract line to Hayward avenue, excluding one tier of lots on the south side thereof, to Goodman street, thence northerly along Goodman street to the place of beginning. 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 in proportion to the benefit which each shall derive therefrom.

Adopted by the following vote:

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.

FINAL ORDINANCE NO. 3,324. SEVENTH AVENUE PIPE SEWER.

On motion of Ald. Judson 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 esti-mate 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 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 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, 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 sabject matter of such attendance matter attendance mat ject matter 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. Judson submitted the following:

An ordinance to construct a pipe sewer in Seventh avenue from the sewer in Central park to a point about 325 feet south therefrom.

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 construction of a vitrified pipe sewer ten (10) The construction of a virinus pipes ever ten (10) inches in diameter, beginning at the pipe sewer now constructed on the south side of Central park, and extending southward therefrom for the distance of about three hundred and twenty-five (325) feet; with the necessary man-holes, lamp-holes, surface sewers, lot laterals, lot, 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 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 \$500, 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:

One tier of lots and parcels of land on each side of Seventh avenue, from Central park to Short 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 there-

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,325.

GENESEE VALLEY CANAL OUTLET SEWER EX-TENSION.

On motion of Ald. Judson, the Common Council proceeded to hear allegations 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 deem proper to be assessed the city which they deem proper to be assessed for the expense 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 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 improvement to attend the subject matter of such improvement to attend 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 persons appearing,

Ald Judson submitted the following:

An ordinance to extend the Genesee Valley Canal Outlet Sewer from the end of the present sewer to a culvert near Brooks 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 construction of the extension of the Genesee

The construction of the extension of the Genesse Valley Canal outlet sewer southward from Plymouth avenue to the stone culvert under the old Genesee Valley Canal, which crossed the line of the said canal at a point nearly opposite the beginning of what is known as "The Rapids of the Genesee River," with the necessary overflows and overflow connections with the Genesee River, with appurature of the other contents the state of the content tenances thereto; also all required manholes, lampholes, surface sewers, lot laterals and lot connecnoies, surface sewers, lot laterais and lot connections,—the proposed extension of the Genesee Valley outlet sewer to be located, as nearly as practicable, westward of the line of the tracks of the B. N. Y. & P. R. R., so as to interfere as little as possible with the traffic of the aforesaid railroad during the construction of the sewer.

And the whole 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 \$53,000 and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefited by and ought to be assessed by a local assessment for the whole expense

sessed by a local assessment for the whole expense of said improvement is described as follows:
All the territory included within and described by the following boundary lines, viz.; Beginning at the intersection of Genese street with Bronson avenue; thence easterly along Bronson avenue, excluding a tier of lots for a dept hof 150 feet on the south side thereof, to Summer street; thence southerly along the west side of Summer street and excluding one tier of lots on the west side thereof to the south line of Champlain street; thence eastly along Champlain street; and excluding one tier. erly along Champlain street, and excluding one tier of lots on the south side thereof, to the alley run-ning north and south about midway between Gen-esee street and Jefferson avenue; thence southerly along said alley, and excluding one tier of lots on the west side thereof, to Strong street: also excluding the lot on the southwest corner of said alley and Strong street; thence easterly along Strong street, and excluding one tier of lots on the south side thereof to Jefferson avenue; thence southerly along Jefferson avenue, and excluding one tier of lots on the west side thereof, to Seward street, including the lot on the northwest corner of Seward street and Jefferson avenue; thence northerly along Jefferson avenue, and excluding one tier of lots on the east side thereof, to Magnolia street, including the lot on the northeast corner of Seward street and Jefferson avenue; thence easterly along Magnolia street, and excluding one tier of lots on the southerly side thereof, to Cottage street; thence easterly in the extension of the north line of Magnolia street to the Genesee river; thence westerly and southerly along the Genesee river to the city line; thence westerly along the said city line to the western boundary line of the city; thence northerly and along the said line to the southerly line of the Hakes tract; thence easterly along said Hakes south line, excluding one tier of lots on the south side thereof to the east line of the Peart subdivision; thence southerly along said east line to the north boundary line of the Citizen east the to the north boundary line of the Chilzen Association tract to the west line of the 8th ward; thence northerly along the west line of the 8th ward to a point opposite the south line of Bronson avenue; thence easterly on the produced south line of Bronson avenue, excluding a tier of lots 150 feet in depth, on the south side thereof, to the place of beginning.

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 there-

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO.3,326.

PINNACLE AVENUE PLANK WALK.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations 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 heretofore published daily, in at 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 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 improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing all persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to construct plank sidewalks on Pinnacle avenue from South avenue to the City line.

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 wit:

The construction of pine plank sidewalks, 4 feet 8 inches wide, laid on
White oak stringers, on each side of Pinnacle Avenue from South Avenue to the south line
of the city, except where sidewalks of acceptable
quality and of proper widths, grades and aignments now exist; but where sidewalks of good
quality are now found, not of the designated widths,
grades and alignments the widths not being less grades and alignments, the widths not being less than those established, they shall be taken up and adjusted to such grades and alignments; also the grading of the sidewalks on each side from the curb line to the street line.

The estimated expense is \$1,665, and the territory to be assessed is—

tory to be assessed is—

And the whole 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 \$1,665, 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:

of said improvement is described as follows:
"One tier of lots and parcels of land on each side

"One tier of lots and parcels of land on each side of Pinnacle Avenue from South Avenue to the southerly boundary line of the city.

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 there-

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Foley, Selye, Hall, Swikehard Judson, Stein, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE, No. 3,327.

WILCOX STREET PLANK WALK.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an 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 deem proper to be assessed for the expense 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 amount if any to be paid from the public 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 Common Council at the time appointed in said no-tice, and, after hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to construct a plank sidewalk on Wilcox street, from Monroe avenue to a point about 40) feet south therefrom.

The Common Council of the City of Rochester do ordain and determine that the following im-

rovement is necessary and should be made, to wit:

The construction of a pine plank sidewalk four
(4) feet wide, laid on white oak stringers, on the
east side of Wilcox street, beginning at Monroe avenue, and extending southward therefrom for the distance of four hundred (400) feet, with the necessary crosswalks, sidewalk grading and gutter formation.

And the whole expense should be defrayed by an assessment upon the lots and parcels of land to 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 \$160 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:

One tier of lots and parcies of land on the east

One tier of lots and parcels of land on the east side of Wilcox street, from Monroe avenue to a point four hundred (400) feet southward 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 which each will derive therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy Sullivan, Marson. Pec, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE No. 3,328.

PENN AND SUMMER STREET WALKS.

PENN AND SUMMER STREET WALKS.

On motion of Ald Kollmotz, the Common Council proceeded to hear allegations 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 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, 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 time appointed in said notice, and after hearing such allegations from all persons appearing. appearing.
Ald. Kohlmetz submitted the following:

An ordinance to construct cement walks on Penn and Summer streets, from Clifton street to lot No. 10 on Penn street.

The Common Council of the City of Rochester do

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 construction of Ferrolithic, or of Portland cement (J. J. Schillenger's patent), sidewalks, five (5) feet wide, on the east side of Summer street from Clifton street to Penn street; also a sidewalk of the same character and width on the north side of Penn street, from Summer street eastward to to number ten (10) on Penn street, aforesaid; the cost of the sidewalks, including the sidewalk grading and gutter formations, not to exceed eighty (8) cents per lin. ft., and the work to be awarded to the parties (Curtis or Oliver) which make the lowest bid or as may be determined by the taxpayers immediately interested.

And the whole expense shall be detrayed by the

And the whole expense shall be detrayed 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, City Surveyor, under the direction of this council, having made an estimate of such expense, and reports the same at \$435, 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:

One tier of lots and parcels of land on the east side of Summer street from Clifton street to Penn street, and on the north side of Penn street from Summer street to the western bound my of lot No.

10 on Penn street aforesaid.
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 advantages which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivau, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.
Ald. hayer presented a remonstrance against the final ordinance for Harlem street walks and grading and moved that further action be indefined by the section of the section

nately postponed. Adopted.

Ald. Kelly presented a petition to amend the ordinance for opening and grading a new street from Hensler alley to Ames street.

Ald. Kelly moved that the ordinance for opening and grading a new street from Hensler alley to Ames street, be amended by omiting therefrom the portion relating to the grading Adopted.

On motion of Ald. Kelly further action was post-poned for two weeks and the clerk directed to publish the usual notice of allegation. The final ordinance for the extension of Ex-

The final ordinance for the extension of exchange street came up.

Ald. Foley presented a remonstrance against the adoption of the ordinance, after hearing allegations from all persons appearing, Ald. Foley moved that further action be indefinitely postponed. Lost.

Ald. Kelly moved that further action be postponed for two weeks and that the ordinance be referred to the committee on opening and alteration of streets to report at the next regular meeting of streets to report at the next regular meeting of streets to report at the next regular meeting of streets to report at the next regular meeting of streets to report at the next regular meeting of streets to report at the next regular meeting.

tion of streets, to report at the next regular meet-

tion of streets, to report at the next regular incoming. Adopted.

Ald. Thaver moved that action on final ordinance for Edward street pipe-sewer, No. 3,322, Adopted at the last regular meeting be reconsidered. Adopted, On motion of Ald. Thayer further action was indefinately postponed.

LOCAL IMPROVEMENT ASSESSMENTS

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Nov. 23, 1887.

To the Honorable the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the works or improvements authorized under ordinances herein-after mentioned have been completed; that I have pursuant to the provisions of the charter, ascer-tained the entire and aggegate expense of and connected with the same respectively, including any interest that the city shall incur, or is entitled to for the use of its funds, and that the respective amounts thereof are as follows:

Ordinance and improvement.	Expense.
3,262—Warehouse street Medina improvement	
3,229—Averill avenue gravel improve-	
provement	3,688 38
3,207—Colvin street plank walk	
provement	. 22,339 42
3,176—Strathallan park gravel im- provement	
3,279—North street pipe sewer	480 00
3,264—Avenue D pipe sewer 3,246—Glenwood park pipe sewer	567 54 482 56
3.244—Centennial street plank walk JOHN A. DAVIS, 7	84 88
90mm m. Davis, 1	

LOCAL ASSESSMENT IMPROVEMENT, No. 3,176 STRATHALLAN PARK GRAVEL IMPROVEMENT.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aghas ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of three thousand two hundred and eight dollars and two cents, \$3,208.02; and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

One tier of lots and parcels of land on each side of Strathallan park, from East avenue to Univer-

sity avenue.

Therefore, Resolved, That said expenses be as-

sessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to

any person so interested, or if any two of said Assessors are not so interested, or of kin. then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated. within the portion or part of the 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 receive, by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 3d day of December. 1887, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers the assessed for making such inversement may

to be assessed for making such improvement may pay their assessment in three equal payments, as follows:

One-third within thirty days from the first pub-One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 said last instalment, a discount will be allowed at the rate of

ment, a discount win be allowed at the rate of six per cent, per annum.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz. Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT NO. 3229

AVERILL AVENUE IMPROVEMENT.

AVERILL AVENUE IMPROVEMENT.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of seven thousand four hundred and twenty dollars, (\$7,420; and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as follows:

One tier of lots on each side of Averill avenue

from Monroe avenue to the Erie canal bridge.
Therefore, Resolved, that said expense be ass-

Therefore, Resolved, that said expense be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of lands and houses within the portion or part of the 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 receive by the maxwhich each shall be deemed to receive by the makhing of said improvement; and said Assessors are hereby notified to meet for such purpose on the 3d day of December, 1887, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall

And it is further determined that the tax-payers to be assessed for making such improvement may pay their assessments in three equal payments, as

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 said last installment, a discount will be allowed at the rate of six per cent. per annum.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT, No.3,279

NORTH STREET PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city

has paid, or has or shall become liable for, to be the sum of four hundred and eighty dollars (\$480.00); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows One tier of lots and parcels of land on each side of North street, from the prolonged northerly line of Mark street at the easterly end thereof to a point two hundred (200) feet north of the northern terminus of the present sewer in North street aforesaid.

Therefore, Resolved, that said expenses be as-

sessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then such two are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the third day of December, 1887, at nine of clock in the third day of December, 1887, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpavers to be assessed for making such improvement, must pay their assessment within thirty days from the

pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Thayer—14.

LOCAL ASSESSMENT IMPROVEMENT, No. 3181

MOUNT HOPE AVENUE MEDINA IMPROVEMENT.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of twenty-two thousand there hundred and thirty-nine dollars and forty-two cents (§22,-339.42); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the

And the portion or part of the city on which the said expenses are to be assessed is described as

follows

One tier of lots and parcels of land on each side of Mount Hope avenue from the south line and south line produced of the sidewalk 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 produced of Highland

Therefore, resolved, That said expenses be as-

sessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 3d day of December, 1887, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers

to be assessed for making such improvement may pay their assessments in three equal payments, as follows:

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 sum paid prior to the maturity of said last instalment. a discount will be allowed at the rate of six per cent. per annum.

cent. per annum.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Bohrer, Kelly, Thayer—15. Swikehard.

LOCAL ASSESSMENT IMPROVEMENT No. 3261

LAKE VIEW TRACT OUTLET SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggrenas ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of three thousand six hundred and eighty-eight dollars and thirty-eight cents, (\$3,688.38); and which hereby is adjusted by this Common Council et and agreement. cil at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as fol-

All the territory included within and described by the following boundary lines, viz: Commencing at the intersection of Rowe and Thrush streets; thence northerly including one tier of lots on the west side thereof, to Driving Park avenue, exceptwests the thereof, to Driving Park avenue, excepting the lot on the northwest corner of Rowe and Thrush street; thence easterly along Driving Park avenue, including one tier of lots on the north side thereof, for a depth of one hundred and fifty (150) feet to the Boulevard; thence northerly along the Boulevard, including one tier of lots one hundred and fetty (150) feet is darktern to be one hundred and fetty (150) feet is darktern to be one hundred and vard, including one tier of lots one hundred and fifty (150) feet in depth on the west side thereof, to the north line of the Selye Tract; thence easterly along said north line, to a point in the prolongation of the boundary line between lots 14 and 15 of the Lake View Tract; thence southerly along said boundary line to Lake View Park; thence still southerly across said Park to the west line of lot No. 52 of Selye subdivision; thence southerly on said southerly boundary of lot 52; thence westfelly on said southerly boundary line and line westfelly on said southerly boundary line and line said line to the southern boundary of lot 52; thence westerly on said southerly boundary line and line produced to the west boundary line of lot No. 83; thence southerly on said line and line produced to the southerly boundary line of the Selye tract; thence westerly along said line to Pierpont avenue; thence southerly along Pierpont avenue; thence southerly along Pierpont avenue to Driving Park avenue, including one tier of lota on the south side thereof to Thrush street overview the ving Park avenue, including one tier of lota on the south side thereof, to Thrush street, excepting the lot on the southeast corner of Driving Park avenue and Third street; thence southerly along Thrush street, including one tier of lots on the east side thereof, excepting the lot on the northeast corner of Thrush and Rowe street to the place of beginning.

beginning.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the nortion or part of the city so designation. upon all the lofs and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 3d day of Dec., 1887, at 9 o'clock in the forenoon, at the office of the assessors, No. 15 City Hall.

And it is further determined, that the tax-payers to be assessed for making such improvement, may pay their assessments in three equal payments, as follows:

One-third within thirty days from the first pub-

follows:

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 said last installment, a discount will be allowed at the rate of six per cent. per annum.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Fo'ey, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT, No. 3, 207

COLVIN STREET PLANK WALK.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of seven hundred and thirty-four dollars and thirty-four cents (\$7344.34); and which hereby is adjusted by this Common Council at said

And the portion or part of the city on which the said expenses are to be assessed, is described as follows

One tier of lots and parcels of land on each side of Colvin st., from West ave. to Campbell st.
Therefore, resolved, that said expenses be assessed upon said portion or part of the city.
And the Assessors of said city, not interested in

any of the property so benefited, and not of kin to any person so interested, or if any two of said As-sessors are not so interested, or of kin, then such two sessors are not so interested, or of kin, then such two are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 3d day of December, 1887, at 9 o'clock in the forenoon, at the office of the City Assessors. No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their a seessment within thirty days from the first publication of the advertisement of the notice

first publication of the advertisement of the notice

of the assessment roll by the City Treasurer.
Adopted by the following vote:
Ald. Tracy. Sullivan, Marson, Fee, Kohlmetz,
Fritzsche, Foley, Selye, Hall, Swikehard, Judson,
Stein, Bohrer, Kelly, Thaver—15.

LOCAL ASSESSMENT IMPROVEMENT No. 3264

AVENUE D PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for to be the sum of five hundred and sixty-seven dollars and fifty-four cents (\$567.54); and which hereby is adjusted by this Common Council at the hereby is adjusted by this Common Council at the said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

One tier of lots and parcels of land on each side of avenue D, from Conkey avenue to Harris avenue. Therefore, Resolved, That said expenses be as-

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all lots and parcels of land and houses within upon all lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement: and said Assessors are hereby notified to meet for such purpose on the 3d day of December, 1887, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers the assessed for making such improvement must

to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer,

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selve, Hall, Swikehard,
Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT No.3,244 | has ascertained and reported the entire and ag-CENTENNIAL STREET PLANK WALK.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above imgate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of eighty-four dollars and eighty-eight cents(\$84.88); and which hereby is adjusted by this Common Council at saidamount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

One tier of lots and parcels of land on each side Centennial street, from Maple street to Campbell

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 3d day of December, 1887, at nine o'clock in the forest noon, at the office of the city assessors, No. 15 City

And it is further determined that the tax-payers to be assessed for making such improvements must paytheir assessment within thirty days from the first publication of the advertisement of the notice

nrst publication of the advertisement of the notice of the assessment roll by the City Treasurer Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT.No.3246 GLENWOOD PARK PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of four hundred and eighty-two dollars and fifty-six cents, (\$482.56); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which said expenses are to be assessed, is described as follows:
One tier of lots and parcels of land on each side of Glenwood Park, from Finch street to Thrush

Therefore, Resolved, That said expenses be as-

sessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefitted, and not of kin to any person so interested, or if any two of said As-sessors are not so interested, or of kin, then such two are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such said Assessors are hereby notified to meet for such purpose, on the 3rd day of December, 1887, at 9 °clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley'Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer.—15.

LOCAL ASSESSMENT IMPROVEMENT, No. 3262, WAREHOUSE STREET MEDINA IMPROVEMENT.

By Ald. Marson-Whereas, The City Treasurer

gregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the nas pard, or has or shan become natic for, to be the sum of eight thousand four hundred and thirty-five dollars and fortyseven cents (\$8,435,47); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as fol-

One tier of lots and parcels of land on each side of Warehouse street, from Allen street to Brown street

Therefore, resolved, That said expenses be as-

Therefore, resolved, That said expenses be assessed upon said portion or part of the city. And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 3d day of December, 1887, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall. December, 1887, at nine o'clock in the local that the office of the city assessors. No. 15 City Hall,

And it is further determined that the taxpayers to be assessed for making such improvement may pay their assessments in three equal payments, as follows:

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third within one year from the confirmation of said rolls within one year from the confirmation of said rolls and the remaining one-third within two years from the confirmation of said roll. On all sum; paid prior to the maturity of said last instalment, a discount will be allowed at the rate of six

ment, a discount win be anowed at the rate of Six per cent. per annum.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritszche, Foley, Seyle, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

UNFINISHED BUSINESS.

The following came up:
"By Ald. Bohrer—Resolved, That the next
regular meeting of the Common Council, Tuesday
evening, Nov. 29, 1887, be, and hereby is disignated
as the time when any objections to the confirmation of the report of the commissioners in the
matter of opening and extending Clifford street will be heard.

will be heard."

Allegations were called for, and no person appearing, the report of the Commissioners in the matter of opening and extending Clifford street, was confirmed by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.

EXECUTIVE BUSINESS.

Ald. Foley moved to proceed to appoint commissioners of deeds and that the clerk cast the ballot.

soners of deeds and that the clerk cast the ballot. Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Foley, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—13.

Arthur H. Quinn, Geo. W. Palmer, Miles J. O'Reilly, Ellen E. Burke, Wm. H. Clark, George A. Curren, William H. Osgood, C. H. Talcott, Abraham H. Middagh, Henry Kingdon having received the concurrent vote of the Common Council were ably corrected to many solid bear adult carrelated commissions of deeds. cil were duly appointed commissioners of deeds.

MISCELLANEOUS BUSINESS.

By Ald. Thayer—Whereas, The amount to be retained from the contract price for the Monroe Ayetained from the contract price to the Montre Avenue asphaltum improvement, recently constructed by the contractor, The Warran-Scharf Asphalt Paving Company, as an indemnity for the maintenance in good order, etc., for five years, of such improvement is four thousand nine hundred and seven dollars and fifty-two cents (\$4,907.52); and.

Whereas, In the payment to the said contractor Whereas, In the payment to the said contractor for the cost of such improvement a time order, payable two years from June 1st, 1888, with interest at the rate of six per cent. from that date, for eight thousand three hundred fifty-eight dollars and forty cents, (8,358.40) is to be issued and delivered to the contractor; and,
Whereas, The said contractor has requested, by its resident superintendent, the adoption of the following "resolution, and a time order of a part of said last mentioned sum which shall be equivalent to said ten per ceut. to be retained by the treasurer as aforesaid in place of the cash, will be ample

er, as aforesaid, in place of the cash, will be ample

indemnity to the city and the taxpayers:

Now, therefore, resolved, that the treasurer be, and hereby is, authorized to accept, in place of cash, a time order payable as aforesaid and retain the same in place of cash, for the sum of five thousand and fifty-four dollars and seventy-three cents (\$5,054,73); no interest to held the same in the terest to be due or payable upon the same until the maturity of such orders, and then interest only from said June 1st, 1888, and that upon the maturity of said order, the said treasurer shall pay to said contractor, said company, the interest accruing upon said order, and the excess of the principal amount, over and above said ten per cent., or four thousand nine hundred and seven dollars and fiftytwo cents (\$4907.52) which sum he shall invest, or caused to be invested, as provided in and by the terms and conditions of the contract for such improvement, or in such other manner as may hereafter be directed by resolution of this commoncouncell, and agreed to by said company, and the interest accruing upon said ten percent, amount, for the remainder of said period of five years as it accrues, shall be paid to said contractor, as provided in and snan be pain to said contractor, as provided in and by said contract for such improvement, subject to the limitations and conditions therein expressed. no part of the interest accruing upon said time order shall be due or payable to said contractor, the said company, except as provided in and by said contract for such improvement, namely, providing the permancy of said improvement or roadway is

the permancy of said impro ement or roadway is maintained,
Adopted by the following vote:
Ayes.—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer.—13
By ld. Thayer.—Resolved, By the Common Council of the city of Rochester, that the Lamp Inspector be required and the various companies holding contracts for lighting the city be requested to give to him a statement every month of the number of lights up and operated by them in the city of Rochester, divided, as near as possible, by wards. Adopted.

onty of Rochester, divided, as near as possible, by wards. Adopted.

By Ald. Thayer—Resolved, By the Common Council of the city of Rochester, that the various Electric and Gas Light Companies be required on and after the first day of January, 1888, to render their bills monthly, specifying in each bill the number of lights they have in each ward of the city.

Adopted.

By Ald. Thayer—Resolved, By the Common Council that the special committee on the investigation of the boards of police and excise be authorized to employ counsel and such other assist-

thorized to employ counsel and such other assistance as they shall deem necessary for the satisfactory prosecution of the work. Adopted.

By Ald. Thayer—Resolved. By the Common Council of the City of Rochester, that the City Attorney be required to draw up and report to this Council at the next meeting a proposed amendment to the charter providing for the offices of purchasing agent and auditor. The duty of the purchasing agent to be to personally purchase all the supplies required for the city in any and all its departments. The duty of the auditor being to audit all bills in all the departments of the city and affix his signature thereto as all right, before the

audit all bills in all the departments of the city and affix his signature thereto as all right, before the council shall have authority to order their reference to the Finance Committee. Adopted.

By Ald. Kelly—Resolved, That the street opened by Henry Bechtold and known as Lozier park be, and hereby is, accepted and dedicated as a public street, he having performed all acts necessary to render the dedication of such park to public use,

complete and legal, and the Clerk is directed to enter the same in the street register, and the Ex-ecutive Board be notified to place the usual street

signs upon said park. Adopted.
Ald. Stein moved that action on the petition of Charles Darrer for permission to erect a wood building on Hanover street be reconsidered. Adopted.

Adopted.
On motion of Ald. Stein the petition was referred to the Wood Building Committee and Fire Marshal with power to act.
By Ald. Fritzsche—Resolved, that the office of Police Commissioner, to which Jos. W. Rosenthal was elected, be, and the same is, hereby declared research. vacant.

Ald. Foley moved that the resolution be laid

upon the table. Adopted.

By Ald. Kohlmetz—Whereas, No agreement for the purchase of lands necessary to be taken for opening Gorham park, under ordinance No. 3,227, can

be made; therefore, Resolved, That a copy of said ordinance and othis resolution, together with a map of the street to 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 betaken, and the commencement, course and termination of the portion of said street proposed to be laid out and extended according to the provisions of section 174 of the City Charter, and that the City Attorney be and he hereby is instructed to take such proceedings as may be necessary to secure such object. Adopted.

By Ald. Tracy—Resolved, That permission is hereby granted to the owner of the Hotel Livingston, situate on Exchange st., to extend a portico, to be composed of brick or stone and iron, across parcels of land which are deemed necessary to be

ston, statate on Exchange St., to extend a portion, to be composed of brick or stone and from, across the walk in front of said hotel, and to be constructed somewhat similar to the one now in front of Powers Hotel on West Main st. Adopted.

Ald. Tracy presented a remonstrance against changing the name of Exchange st. Referred to the Committee on Opening and Alteration of

Ald. Judson asked for and obtained unanimous consent to introduce the following penal ordinance and moved its adoption:

, IN COMMON COUNCIL.

AN ORDINANCE REGULATING THE RESTOVAL OF KITCHEN GARBAGE AND OFF

Passed November 29, 1887.
The Common Council of the City of Rochester

do ordain as follows:
SECTION I. The Board of Health of the city of
Rochester shall have power and is hereby empowered to take such measures as they shall deem effeetual, for the removal of garbage and offal from the city of Rochester, and shall be governed by the following rules and regulations.

the following rules and regulations.
§2. No person shall engage in the business of colecting and transporting kitchen garbage and offal in the city of Rochester (except the persons acting under the direction of the Board of Health), without having obtained a permit from the Mayor or Health Officer, authorizing such person to engage in the business, in conformity with the rules and regulations of the Board of Health.
§3. All carts and other vehicles for removing kitchen garbage and offal, shall be so constructed as to be water tight and securely covered on the top. They shall have, permanently, painted in white letters upon both sides thereof, the words Board of Health Garbage Cart, with the number of the cart, which name and number shall be plainly and intelligibly displayed and always kept clean ly and intelligibly displayed and always kept clean and exposed to public view when the carts or other vehicles are in use; and at all times subject to the inspection of any police officer or citizen. All such carts or other vehicles shall always be kept clean, and shall be so loaded and driven that none of their contexts the bull fell carnill therefore. contents shall fall or spill therefrom. § 4. Owners, tenants and occupants of houses

84. Owners, tenants and occupants of nouses shall provide suitable receptables (not larger than a barrel), for holding kitchen garbage and offal, and shall deliver the same promptly when called for by the properly authorized persons. No boxes, buckets, or other receptacles used for the purposes

aforesaid, shall be placed upon any sidewalk, or in any public place whatever.

§ 5. Contractors shall call regularly at all dwellings and all other buildings and remove promptly, and in as cleanly a manner as possible, all kitchen garbage and offal that may be offered, and astume the regentagles to the houses or vaydes. and return the receptacles to the houses or yards from which received. They shall also collect and remove all garbage and offal which by accident or otherwise may have been put upon the sidewalks, courts or alleys, by residents, occupants or persons

courts or aneys, by resuents, occupants or persons having charge of dwellings and all other buildings.

\$ 6. The carts or vehicles shall be sent at a regular hour through every street, lane or highway, and adequate notice shall be given by the ringing of a bell to the occupants of all buildings they are about to approach for the removal of

kitchen garbage and offal.

87. No person engaged in collecting or in transporting kitchen garbage and offal, shall do or permit to be done, anything in connection therewith that shall be needlessly offensi e and filthy, in relation to any person, place, building, premises or

highways.

8. No deposit of kitchen garbage shall be made within the built-up portions of the city of Rochester or upon any lot or open space lying within any portion thereof, or upon any wharf, or up n any vessel lying at any wharf, except by special permit from the Board of Health, or its Superintendent of Garbage under its direction or authority. § 9. No person shall place or cause to be placed

any kitchen offal or filth on any foot way, or upon

any kitchen offal or filth on any 100t way, or upon any public street.

§ 10. Garbage and offal shall not be kept in the same vessel, nor removed in the same cart or vehicle with ashes and rubbish. It shall be removed once a week during the months of January, February, March, April, November and December; twice a week during the months of May and October, and three times a week during the months of June, July, August and Santamber

August and September.

August and September.

§ 11. Every householder living in any tenement or dwelling house in the city of Rochester, and the keeper or proprietor of any hotel, restaurant, eating house, boarding house or other place where meals are furnished to persons in said city, shall cause all of his, her or its garbage and offal to be placed in suitable covered vessels, not larger than a barrel, in some part of his or her premises convenient for removal, or some place designated by the nient for removal, or some place designated by the health officer or a health inspector, at such time as may be called for; provided, however, that any person may be excepted from the requirements of this section upon obtaining a permit to that effect from said health officer. No boxes, baskets or other receptacle used for the purpose aforesaid, other receptace used for the purpose anoresand, shall be placed upon any street, sidewalk, crosswalk or any other place whatever. Every person and corporation violating any of the provisions of this section shall be subject to a fine of not less than five, nor more than ten dollars for each offense.

fense. \$ 12. For the purposes of this ordinance the term "garbage" and "offal" is deemed, and is hereby declared to mean every accumulation of both animal and vegetable matter, liquid or otherwise, which accumulates in the preparation of food of all sorts, being meats, fish, fowls or vegetables stored or dealt in, which are subject to decay. No person shall place in any vessel used for the deposit of garbage or offal, or mix or mingle with such garbage or offal, any ashes, coal, dirt, sweepings, urine, excrement or other refuse matter, not as herein designated as garbage or offal. Every person and corporation violating any of the provisions of this section shall be subject to a fine of not less than two, nor more than five dollars for each

§ 13. The clerk of the board of health shall pros 13. The cierk of the board of health shair provide and keep a record book, in which he shall record all probeedings, votes and orders of said board; also all contracts entered into, or licenses and permits issued by the authority of said board. He shall also provide a complaint book, which shall be kept in the office of the chief of police, in which complaints may be arrived of any violation. which complaints may be entered of any violation of any of the provisions of this ordinance.

On such complaints being made, it shall be the duty of the chief of police, or officer in charge, to cause the same to be investigated within twelve hours from the time such complaint is made, and, finding the cause, if, after six hours' is made, and, finding the cause, if, after six hours' notice to such person or persons so offending, shall neglect or refuse to comply with the requirements of this ordinance, and with the requirements of such officer, conformably to this ordinance, or other ordinances of the city, the said officer shall report the name and residence of the person so offending to the health officer of the Board of Health, who shall at once institute proper proceedings against such offender. It shall also be be the duty of the police department to rigidly enforce all the provisions of this ordinance, and it is hereby made the especial duty of policemen, when on duty, to take cognizance of all violations thereof, or that may be reported to them, and immediate the complex of the control of the c on duty, to take cognizance of all violations thereof, or that may be reported to them, and immediately notify the offending party, and record the name and residence of said offender in the complaint book aforesaid, and if, after six hours' notice, such offender continues to neglect to compy with the requirements of this ordinance, and with with the requirements of this ordinance, and with the requirements of said officer, conformably to this or other ordinances of the city, the said police-man shall report to the chief of police, or officer in charge, who shall immediately notify the health officer of the Board of Health.

8 14. Every person, corporation and contractor violating any provision of this ordinance, or any section thereof, shall forfeit and pay the penalty of not less than five dollars nor more than ten dol-

or not less than nive dollars nor more than ten dollars for each offense, except when a different penalty is provided for above.

§ 15. Every person failing to pay any penalty recovered for the violation of any of the sections or provisions of this ordinance, as aforesaid, shall be imprised in the Marke Cambr. Positor itself. be imprisoned in the Monroe County Penitentiary for a period of two days for each dollar of the penalty so recovered, but in no case shall such impenalty so recovered, but in no case snall such imprisonment be for a less period than twenty days, nor for a greater period than one hundred days, and every execution issued on the rendition of a judgment for any such penalty, or penalties, shall conform to the provisions of the city charter.

§ 16. This ordinance shall take effect immediately.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
ritzsche, Foley, Hall, Swikehard, Judson, Stein, Adopted by the following over Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Foley, Hall, Swikehard, Judson, Stein, Kelly, Thayer.—12.
Ald. Judson asked for and obtained unanimous consent to introduce the following ordinance and

moved its adoption:

ORDINANCE COACHES AND CARRIAGES.

Passed November 29th, 1887.

The Common Council of the city of Rochester do ordain as follows: Section 1. The Common Council of the city of

Section 1. The Common Council of the city of Rochester may from time to time issue licenses to any person or persons to keep hackney coaches, cabs and carriages, for hire in the said city.

2. No person shall be licensed as aforesaid, who has not been a resident of the city for twelve months last preceding the date of such license, and is not of the age of twenty-one years and upwards.

§ 3. All licenses to the owners of hackney coaches, cabs and carriages, shall expire on the first day

es, caos and carriages, shall expire on the first day of July next after the date thereof. § 4. Every person who may be licensed as afore-said, shall pay to the City Treasurer, for the use of the city, for each hackney coach, cab or carriage, which such person shall keep for hire, the sum of five dollars.

\$ 5. No person shall keep or drive any hackney coach or carriage for hire in the city of Rochester, without first being licensed as aforesaid, under a

without first being licensed as aforesaid, under a penalty of ten dollars for each offence.
§ 6. Hackney coaches, cabs or carriages, waiting for employment, shall at all times stand, Sundays excepted, on the south side of West Main street, from Irving Place to Fitzhugh street, with the horses' heads turned toward the east, and on the west side of Irving Place from West Main street to the north-east corner of the Court House; and on

the east side of Fitzhugh street from West Main street to the uorth-west corner of the City Hall, but not so as to obstruct or prevent access to the on that hot so as to obstruct or prevent access to the watering trough, nor to clean or wash any vehicle on said stand, with the horses' heads turned towards the north; or at such other place or places as the Mayor, under the direction of the Common Council, may designate, and not elsewhere, under the penalty of Five Dollars for each offense, to be sued for and recovered from the owner or driver

thereof, severally and respectively.

The omnibuses of the different hotels of said city shall be allowed to stand next to the New York Central & Hudson River R. R. depot on the

north side of Central avenue.

No hacking coach, cab or carriage, while upon, or at or near said stand, shall stand abreast or along at or near sain stand, snail stand abreast or along side of any other coach, cab or carriage, under a penalty of Five Dollars for each offense, to be sued for and recoved from the owner and driver thereof, severally and respectively.

§ 7. The driver of every hackney coach, cab or carriage, whilst the same is on the stand, shall be seated on the box of his coach or carriage, or shall stand at his horses' heads, and shall keep his coach, cap or carriage as near as may be, to the carriage, cab or coach immediately before him, under a penalty of three dollars for each offence, to be sued for and recovered from such driver, or the owner of the hackney coach, cab or carriage which he may drive, severally and collectively.

\$ 8. The prices or rates of fare to be taken or paid to the owner or drivers of hackney coaches, cabs or

carriages shall be as follows, to wit:

carriages snall be as follows, to wit:

1st. For conveying a passenger within the limits
herein described as territory No. 1, fifty cents.

2d. For conveying passengers from any point
within the territory herein described as
No 2, to any point outside of the limits of territory No. 1; and within the limits herein described
as territory No. 2 seventy-five cents.

3d. For conveying a passenger from any point within the limits of the city to any point outside of the limits of territory No. 2, and within the limits herein described as territory No. 3, one dollar.

4th. For each additional passenger, twenty-five

cents.

5th. Half fare shall be allowed for returning to place of starting, provided there is a detention of not longer than fifteen minutes; when over that, full fare.

6th. For conveying a pleasure party to Mt. Hope and return, three dollars—one hour being allowed

at the grounds.

7th. For the use of a hackney coach, cab or carriage by the hour, to the extent of the capacity of the vehicle, one dollar and fifty cents, and the same proportion for fractional parts of an hour.

8th. For attending a funeral with passengers, including charges for necessary detention and returning with passengers to house, three dollars at Mt. Hope cemetery, and four dollars at the Holy Sepulchre cemetery.

9th. For children between eight and twelve years of age, half price only to be charged, and for children under eight years of age, no charge is to be

made.

A sum exceeding ten dollars shall not be demanded for the use of any hackney coach, cab or carriage in carrying persons to and from the polls

on election day.

In case of a dispute or disagreement between the driver of any hackney coach, cab or carriage, and the hirer or occupant thereof, when demanded, said driver shall drive to the nearest policeman, who shall decide the matter, and no charge shall be made for the extra drive or ride.

Territory No. I, for which fifty cents is to be

charged:

charged:
Beginning on Union street at its intersection with University avenue; thence westerly along University avenue to Scio street; thence northerly along Scio street to Tappan street; thence westerly along Tappan street to North avenue; thence along North avenue to Hudson street; thence northerly along Hudson street to Harrison street; thence westerly along Harrison street to

Chatham street; thence along Chatham street to Hamburg street; thence westerly along Hamburg street to Joiner street; thence westerly in a direct line to the corner of Clinton and Ward streets; thence westerly along Ward street to St. Paul street; thence northerly along St. Paul street to Gorham street; thence in a direct line to the intersection of the west bank of the Genesee river with Vincent Place; thence westerly along Vincent Place to Lake avenue; thence westerly along Smith street to Grape street; thence southerly along Grape street to Wilder street: theuce southerly along Wilder street to Brown street; thence westerly along Brown street to Maple street; thence easterly along Maple street to Mad-ison street; thence southerly along Madison street and Reynolds street to Bronson avenue; thence easterly along Bronson avenue to Caledonia ave-nue; thence southerly along Caledonia avenue to nue; thence southerly along Caledonia avenue to Glasgow street; thence easterly along Glasgow street to the Genesee river; thence easterly in a direct line to the corner of Mt. Hope avenue and Alexander street; thence easterly along Alexander street to Pearl street; thence northerly along Pearl street to Union street; thence northerly along Union street to the place of beginning.

Territory No. 2, for which seventy-five cents is

to be charged:
Beginning at East avenue at its intersection with Meigs street; thence westerly along East avenue to Prince street: thence northerly along Prince street to Main street; thence in a direct line to the corner of Ontario and Union streets; thence westerly along Ontario street to Scio street; thence northeralong Ontario street to Scio street; thence northerly along Scio street to Lewis street; then e westerly along Lewis street to Finney street: thence northerly along Finney street to Tyler street; thence westerly along Tyler street to North avenue; thence northerly along North avenue and North street to Woodbury street; thence westerly along Hudson street; thence westerly along Hudson street to Hudson park; thence westerly along Hudson park and Baden street to St. Joseph street; thence uortherly along St. Joseph street to Catherine street; thence westerly along Catherine street to Claim of the Catheri St. Joseph street to Catherine street; thence westerly along Catherine street to Clinton street; thene northerly along Clinton street to Lowell street; thence westerly along Lowell street to St. Paul street; thence in a direct line to the corner of Ambrose and Cliff streets; thence westerly along Ambrose street to Lake avenue, and thence to Jones avenue; thence westerly along Jones avenue to the Eric canal; thence southerly along the Fric canal to Leall street; thence westerly along Erie canal to Lyell street; thence westerly along Lyel street to Orchard street; thence southerly along Orchard street and continuation of the same to Brown street; thence westerly along Brown street to West westerly along Brown street to West avenue; thence southerly along Genesee street to Bronson avenue; thense easterly along Bronson avenue to the west line of the "Greig tract;" thence southerly along the west line of said tract to Champlain street; thence easterly along Champlain street to Jefferson avenue; thence southerly along Jefferson avenue to Bartlett street; thence easteralong Bartlett street to Plymouth avenue; ly along Bartlett street to Plymouth avenue; thence northerly along Plymouth avenue to Clarissa street; thence easterly along Clarissa street to Mt. Hope avenue to Gregory street; thence easterly along Gregory street and Grand street to Cayuga street; thence easterly along Cayuga street to Melson street; thence northerly along Nelson street to Monroe avenue; thence easterly along Monroe avenue to Meior street: thence northerly Monroe avenue to Meigs street; thence northerly along Meigs street to the place of beginning.

Territory No. 3, for which one dollar is to be

charged:

All the territory outside of the boundaries mentioned and described in territory No. 2, and between that and the city limits.

89. No owner or driver of any hackney coach, cab or catriage, in the city of Rochester, shall ask, demand or receive any larger sum than he or they may be entitled to receive as aforesaid, under the penalty of ten dollars for every such offence, to be sued for and recovered from the owner or owners, or the driver of any such coaches, cabs or car-

riages, severally and respectively. And no such owner or driver shall demand, or receive from any such person or passenger, any extra compensation, or any sum whatever, for carrying and transporting with such person or passenger, in or upon such hackney coach, cab or carriage, any ordinary baggage or luggage belonging to any such person or passenger, to or from any of the points, or distances above named or any sum whatever, for carrying and transport-

shove named \$10. The number of the license of every hackney coach, cab or carriage shall be painted in legible characters on the outside thereof, or on the lamps, and a printed copy of the map describing the territory, and of the different rates of fare to be charged, together with section eight of this ordinance, shall be framed and hung up in some conspicuous place in the inside of such coach, cab or carriage, under a penalty of Ten Dollars for each offense, to be sued for and recovered from the owner or driver of such hackney coach, cab or carriake, severally and respectively.

Every driver of a hackney coach, cab or carriage, licensed as hereinbefore provided, shall, on each

Every driver of a hackney coach, cab or carriage, licensed as hereinbefore provided, shall, on each and every occasion, when his carriage shall be hired, deliver to the hirer thereof a card, with the name of the owner, the driver and the number of the hack thereon, under a penalty of Five Dollars for each offence, to be sued for and recovered in the manner herein provided.

manner herein provided.
Each driver of a hackney coath, cab or carriage, licensed as hereinbefore provided, shall wear in some conspicuous place on his hat or cap, painted or printed in a plain, legible manner, the word "Hackman," the letters to be not less than one-half inch in length, and the number of his hack, cab man men mengen, and the number of his hack, cab or carriage, in figures on each side, not less than one inch, under a penalty of Five Dollars for each offence, to b sued for and recovered in the manner herein provided.

\$ 11. If the owner or owners of any hackney coach, cab or carriage, who may have received a license, shall sell or dispose of such coach, cab or carriage, or any interest therein before the expira-tion of such license, such license shall thereupon terminate and the owner thereof shall immedi-ately report such sale to the City Clerk, and any person who shall neglect or fail to report such sale to the City Clerk, within the time aforesaid, shall forfeit and pay Five Dollars for each offence, to be sued and recovered of them severally and respect-

s 12. No owner or driver of any hackney coach, cab or carriage, while on any of the stands heretofore designated, or waiting for emyloyment at any place other than the house or the stable of the owner thereof, between the hours of sunrise and ten o'clock in the evening, shall refuse and neglect to convey any person or persons to any place or places within the limits of the city, any place or places within the limits of the city, upon being applied to for that purpose, and upon being tendered the fare for the same, under a penalty of FIVE DOLLARS for every such refnsal or neglect, to be sued for and recovered of the owner or driver of any such hackney coach, cab or carriage, severally and respec ively.

§ 13. Any license hereafter granted under this ordinance, may at any time be revoked by the Common Council. After such revocation, said license shall be of no further force and effect.

§ 14. It shall be the duty of the Chief of Police, as often as once a every month, to visit the public stands in all places where hackney coaches, cabs and carriages are permitted to stand, and see that all of

carriages are permitted to stand, and see that all of the provisions of this ordinance are in every res-

complied with.

\$15. Every person failing to pay any penalty re-covered for the violation of any of the sections or provisions of this ordinance, as aforesaid, shall be imprisoned in the Monroe County Penitentiary for a period of two days for each dollar of the penalty a period of two days for each dollar of the penalty so recovered, but in no case shall such imprisonment be for a less period than twenty days, nor for a greater period than one hundred days, and every execution issued on the rendition of a judgment for any such penalty, or penalties, shall conform to the provisions of the city charter.

\$16. This ordinance shall take effect immediately.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Foley, Swikehard Judson, Stein, Kelly,
Thayer—12.
Ald. Foley moved that the City Clerk be instructed to communicate with Commissioner
Rosenthal, and requet him to tender his resignation to the Common Council without delay. Adopted.

The Board then adjourned. PETER SHEEIDAN, City Clerk. +++

In Common Council-Dec. 13, 1887.

REGULAR MEETING.

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

Present—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Seyle, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer

Absent-Ald. Hall.

APPROVAL OF THE MINUTES

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

PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCES.

By Ald. Sullivan—Bill of David Clancey, laying flag walk, \$200.00. Referred to the Park commit-

Ald. Fee-Petition for the improvement of Buckli street. Referred to the surveyor to prepare an ordinance. Also, petition of Abraham Ernisee to erect a wood building. Referred to the Wood Building committee and fire marshal, with power to act.

By Ald. Fee –Bills o	f					
Geo. Belknap, labor o	n pu	blic lamı	S		\$ 32	66
John Batterson, carti	ng p	osts and	toi	os	7	50
			67	i.	4	00
Edison Electric Light	Co.,	lighting	for	Nov.	$55\bar{3}$	20
Brush "	44		"	66	5.206	20
Rochester " "	44	44	44	6.6	691	
" Gas Co.,		4.6	44	6.6	871	
Citizens		44	44	**	1.342	
UnitedGas Improvem	ent	Co.,"	"		349	
Referred to the Lan			e.			
By Ald. Kohlmetz-						
D 1 C C				0 1		Oci

Rochester Gas Co., gas, city buildings, Oct. 185 00 $\frac{13}{23} \frac{15}{41}$ Johnson & Sprague, insuring school, No. 31 160 00

Johnson & Sprague, insuring school, No. 31 160 00 8. B. Williams, oil. 80 F. J. Irwin, cleaning City hall. 65 00 Referred to the City Property Committee. By Ald. Kohlmetz—Petition for Electric Lights on North St. Paul street.

Referred to the Lamp Committee.
By Ald. Fritzsche—Petition for electric lights on Oregon street. Referred to the Lamp Committee. Also, remonstrance against the assessment for the Hamburg street outlet sewer. Referred to the Assessment Committee and City Attorney.
By Ald. Elliott—Petition of John Van Voorhis in relation to payment of taxes. Referred to the Law Committee. Also, petition of Thos. J. Gamble for alleged damages received, Referred to the

ble for alleged damages received, teterred to the Law Committee.

By Ald. Foley—Petition of D. D. Williams in relation to erroneous assessment. Referred to the Assessment Committee. Also, petition for electric light on New York street, Referred to Lamp Committee. Also, petition of Ellen Toole to erect a wood bnilding. Petition granted.

By Ald. Foley—Bills of—
John Fischer, meat \$ 108 18
A. L. Morris, \$ 50 00

50 00 25 00 25 00 50 00 A. L. Morris,
Kleinhans Bros,
J. Eckhart,
Grainger & Smyth Bros.,
H. Hedditch,
Schleyer Bros,
L. Witters A. L. Morris, 75 00 J. Wittman, A. Brown & Son, 157 65

65 41

	W. S. Woodruff,	groceries	69 00 13 75	Chas. H. Bidwell, feed for horses	65 41
	Duffy Bros., C. H. Webb,	***************************************	3 00	John W. Taylor, photographs rogues' gal- lery	61 00
	Hugh Hamilton, J. M. Pitkin,		13 00	Louis Ernst & Son, merchandise	4 98
			8 00 45 00	F. W. Lang, hav and straw	37 03 33 75
	J. W. Mudgett,	••	38 00	G. P. Bailey, police badges	33 75 15 50
	J. W. Mudgett, Geo. J. Knapp	•• ••••••••	12 00	Maggie Gaffney, cleaning J. T. Cox, cleaning carpets.	5 60
	Thomas Coulson, James McMannis,		10 50 81 84	Albert Beir, furniture	13 80
	M. Heberger.		26 00	Referred to Police Committee. By Ald. Swikehard—	
	B. F. Martin	**	202 83	To the Honorable the Common Council of the	Cita
	John Gleichauf, J. F. Merz		24 00 4 00	of Rochester:	Court
	J. F. Merz, J. C. Gray, T. McAnarney,		61 50	GENTLEMEN-The undersigned desire and	wish
	T. McAnarney,	••	32 00	that you will accept as a public street Myrtle	Hill e
	Goo. A. nart,	rials	13 00 12 50	park, which is now a street and has been use	ed by
	Jeffrey & Co.,		18 50	the public as such for the last six (6) years or r Said Myrtle Hill park is 57 feet in width and and extends from the west line of Sherman s	runs
	R. Milliman,	<u> </u>	18 50	and extends from the west line of Sherman s	street
	W. C. Dickinson	coal	54 50 193 38	to the east line of Cameron street in the 11th 15th wards of the city of Rochester, N. Y.	and Said
	Bernhardt & Casey	,	127 50 131 25	Myrtle Hill park is now graded as a street	from
	Doyle & Gallery,		131 25	i salu Sherman to Cameron streets, and has sew	erg in
	M. McCormick, hac	k hire	7 03 11 00	said street and Hemlock water pipe and has walks (plank) on the north and south sides of park and electric lights. Said Myrtle Hill pa free and clear of any and all claims or in heaves of every money and retirement is he	-91de figgið
	Mrs. J. Killip. rent	·· t	16 00	park and electric lights. Said Myrtle Hill pa	ark is
	F. Ritz,	nt. ent. read.	18 00	free and clear of any and all claims or in	cum-
	H. Oberst,		3 50 21 00	and described as follows: Reginning et a noi	maea
	Mina Lauterbach, rei	ent	11 00	the west the of Sherman street 30 feet and 8 in	ncnes
	Katherine Keller, b	read	75 31	HORLIERLY FROM the southeast corner of lot nu	mber
	F. Odenbach,	<u></u>	45 33 7 00	line of said lot 10 four hundred and pinets (100	south
	Stone & Campbell f	ardflour	359 80	to the angle in Myrtle Hill park: thence alo	ne a
	A. H. Martin, disbu	rsements	25 75	to the angle in Myrtle Hill park; thence all continuation of the south line of lot 17 of the	Myr-
	Louis Ernst & Son,	brackets	1 05	tle Hill tract about 5 feet to the west line of number 19; thence continuing westerly along south line of said lot number 17 one hundred	of lot
	J. T. Cox, cleaning	carpets, etc	3 37 63 60	south line of said lot number 17 one hundred	g tne
	F. J. Amsden, trans	sportation	7 52	i ninety feet (190) to the west line of Cameron s	troot
	D. McCormick, repa	dring stoveting	6 35	and the southwest corner of said lot 17; the northerly along the west line of Cameron s	ience
			4 50	and on the west lines of lots 17 and 18 of said	treet Myr.
	Referred to Poor		nla and	tle Hill tract 57 feet in width; thence easterly allel with the south line of lot 17 about 180 fe	par-
	Elizabeth O'Connor	etitions of Elizabeth Sar r to erect wood building	e Re-	allel with the south line of lot 17 about 180 fe	et to
	ferred to the Wood	Building Committee ar	nd Fire	said angle in said Myrtle Hiil park; thence easterly parallel with the south line of lot 19	still
	Marshal with power	to act; also, petitions of	of John	through said lot) about 481 feet to the west lin	ne of
	for remission of to	r to act; also, petitions or er and others, and Mrs. xes. Referred to the	A cooce_	Sherman street and the east line of lot 19; th	ence
	ment Committee; a	iso, pention for water in	iains in	southerly along the west line of Sherman stre feet in width to the place of beginning.	et 57
	Farrar alley and An	nbrose street. Referred	tothe	Wherefore we pray your honorable body to	talra
	By Ald. SelyeBi	nittee and Executive Bo	ara.	said Myrtle Hill park as and for a public stree	et. as
	Union & Advantican	nrinting	319 74	it has been used by the public for said six year	slast
			48 00	past. Dated Rochester, N. Y., Dec. 13, 1887.	
		, serving notices	12 00 28 82	THOMAS DRANSFIELD,	
	H. M. Davis,	, serving notices	69 38	ELIZABETH B. DRANSFIEI	LD.
	Geo. A. Benton, dis	sbursements	20 69	Ordered received, filed and published.	
	1. F. Quinov.	e, books, assessors	34 94 7 2 5	By Ald. Swikehard—Resolved, That the com- nications of Thomas Dransfield and Elizabet	ımu-
		stationerv	85 50	Dransfield, dedicating a certain park thro	ongh
	Louis Ernst & Son, s	shot for surveyor	1 00	Dransfield, dedicating a certain park throtheir property in the Eleventh and Fifte wards to public use, be referred to the Executive to the Executive Execut	enth
	V Fleckenstein P	minutes	67 20 5 00	Board to report to this board at the next rec	ative
	John P. Smith, book	binding	318 65	Board to report to this board at the next reg meeting, if said Dransfield has performed all	acts
	M. Greenagle' hack	hire, surveyor	6 00	necessary to render the dedication of said par	rk to
	Moss Engraving Co.	W. B. Com , maps for manual f'drawing boards	$\frac{3\ 00}{16\ 00}$	public use complete and legal. Adopted. By Ald. Judson—Petition of Frederick Hein	nold
	John A Vanderwerf	drawing boards	13 53	By Ald. Judson—Pettlion of Frederick Hein to erect a wood building. Petition granted. By Ald. Stein—Petition of Nathan and Ber Greenberg to erect a wood building. Referred the Wood Building Committee and fire mr with power to act. Also, petition of Jame Bainbridge for remission of taxes. Referred to	mora
	Philip H. Schubin	em, services, manuel	FO 00	By Ald. Stein—Petition of Nathan and Ber	nard
	Union & Advertiser	printing	50 00 2 00	the Wood Ruilding Committee and fire mar	ed to
	W. L. Buckland, car	rriage hire	13 00	with power to act. Also, petition of Jame	s P.
•	Referred to the	Committee on Continge	nt Ex-	Bumbridge for remission of dakes. Referred	othe
	pense. By Aid. Swikehard	σ—Bills of		Assessment Committee. By Ald. Bohrer—Petition of Peter A. Dutee	dose
	Roch. Dist. Tel. Co.,	services Nov	\$ 6 45	to erect a wood building. Referred to the W Building Committee and Fire Marshal, with po	Vood
	Balt. & Ohio	· Sept	3 64	Building Committee and Fire Marshal, with po	ower
	Western Union Tel,	. Co Nov	$2797 \\ 1596$	to act. By Ald Kelly—Petition of Mary A Whool	on to
		rs at headquarters	12 10	By Ald. Kelly—Petition of Mary A. Wheel erect a wood building. Referred to the W Building Committee and Fire Marshal, with po	Lood er 10
			20 23	Building Committee and Fire Marshal, with po	ower
	Ben. C. Furtherer,	··· Watson ···	$\begin{array}{c} 4 & 89 \\ 10 & 55 \end{array}$	to act. Also, petition for electric lights in H	lens-
	E. P. Olmstead, mea	als for prisoners	10 55 24 25	By Ald. Thaver—Petition for electric light	ts in
	Kane & Dowd,	watson for Nov als for prisoners officers at patrol house	14 00	to act. Also, petition for electric lights in Her alley. Referred to the Lamp Committee. By Ald. Thayer—Petition for electric light Irondequoit street. Referred to the Lamp Committee. Also retition of Cotletts Subward.	Jom-
	Roch. Gas Co., gas	at patrol house	8 10	mittee. Also, petition of Gotleib Schwab, to	erect

a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act. By Ald. Thayer—

ROCHESTER, Dec. 12, 1887.

To the Honorable, the Common Council:

Gentlemen—The undersigned Lucy E. Hayward, respectfully represents that she is the owner of a tract of land in the city of Rochester, known and designated on a map filed in the Clerk's office of Monroe county as Hayward Terrace, being a subdivision of part of old town lot No. 50, of the town of Brighton, and being approximately bounded on the west by Goodman street and Webster avenue, on the north by Grand avenue and on the south by Hayward avenue. That she has opened and graded through said tract the following named streets: Garson avenue, from the east line of Goodman street to the west line of Leighton street; Lampson street, from Hayward avenue to Garson avenue; Baldwin street, from Hayward avenue to Grand avenue; Chamberlain street, from Hayward avenue to Garson avenue; and Leighton street, from Garson avenue to Grand avenue. That said streets are well graded, the corners definitely indi-GENTLEMEN-The undersigned, Lucy E. Hay streets are well graded, the corners definitely indicated by a sufficient number of monuments and the whole of said streets thrown open to and now in use by the public; also that maps of said tract and streets have been properly filed in the Clerk's

and streets have been properly filed in the Clerk's office of Monroe county and in the office of the Assessors of the city of Rochester.

Now, therefore, the said Lucy E. Hayward here by tenders the said named streets to the city of Rochester for public use, and does hereby dedicate the same for that purpose, and hereby respectfully requests the Common Council to accept said dedication and to declare the same by resolution part and parcel of the system of public streets of the city of Rochester, N. Y.

Respectfully submitted.

LUCY E. HAYWARD.

Ordered received, filed and published.

By Ald. Thayer—Resolved, That the communication of Lucy E. Hayward and E. S. Hayward, dedicating certain streets through their property in the Sixteenth ward to public use, be referred to the Executive Board to report at the next regular

the Executive Board to report at the next regular meeting of this Board if said Hayward has performed all acts necessary to render the dedication of said streets to public use complete and legal. Adopted.

REPORTS OF STANDING COMMITTEES.

Ald. Sullivan from the Park Committe, Ald. Ald. Suilivan from the Park Committee, Ald. Rollmetz from the Lamp Committee, Ald. Kollmetz from the City Property Committee, Ald. Foley from the Poor Committee, Ald. Seelye from the Contingent Expense Committee, Ald. Swikehard from the Police Committee reported in favor of the parious billows would be the interest that according to the committee of the committ various bills referred to their respective committees and referred them to the Finance Committee for payment.

By Ald. Fritzsche-

ROCHESTER, Dec. 13th, 1887.

To the Honorable, the Common Council.

GENTLEMEN—The proposal of the Miller Brewing Company to discontinue a pending suit against the city of IRochester for polluting the water course which supplies its ice pond in the rear of its property on Lake Avenue, was by resolution on date of July 12, 1887, referred to the Executive Board and Water Works Committee.

A resolution on the same date and relating to the

A resolution on the same date and relating to the same subject offered by Ald. Selve was referred to

the Executive Board.
The Water Works Committee and the Executive Board would respectfully report in relation to the subject matter thus referred to them that they have visited and carefully examined the premises and heard the counsel for Miller Brewing Company as to said matter—that we are unanimously of the opinion that there are several legal questions involved, affecting the liability of the city in the premises, which we do not feel ourselves competent to decide.

We respectfully suggest that in this view of the case, the proper committee to investigate the legal questions involved in this ciaim is the Law Com-

mittee, assisted by the City Attorney. Since the reference of this matter was made to us, it has been suggested that if the city through its water works department, would agree to fill the ice pond of the Miller Brewing Co. once each year with Hemlock water, that all claim for pollution of the stream supplying the ice pond would be withdrawn. drawn.

In reference to this latter proffer, we have to

suggest as follows:
First—That the legal liability in the matter is not

First—That the legal liability in the matter is not clare to your committee.

Second—That if a legal liability does exist, there is no reason why the water works fund should become liable for sewer pollution. In other words, we believe that if the city is liable in damages to the Miller Brewing Co., that such damage should be carefully determined and paid in money, and that should said company desire to purchase Hemlock water, they may purchase it and pay its money value therefor, if the city has the water to sell for such a purpose. Respectfully submitted,

FRANK FRITZECHE,

FRANK FRITZSCHE, JOSEPH H. FEE, JOSEPH H. FEE, W. H. MARSON, JOHN H. FOLEY, Water Works Committee. GEO. W. ALDRIDGE, J. M. AIKENHEAD, Executive Board.

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

ROCHESTER, Dec. 13, 1887. To the Honorable the Common Council of the City

of Rochester: GENTLEMEN-Your Water Works Committee

and the Executive Board transmit herewith the annexed report from the Chief Engineer of the Water Works, with their approval of the suggestions and recommendations therein contained.

recommendations therein contained.

We further submit the annexed resolutions, which are intended to carry out said suggestions of the engineer and respectfully recommend that the Com non Council shall adopt the same.

FRANK FRITZSCHE,
JOS. H. FEE,
W. H. MARSON,
J. H. FOLEY,
Water Works Committee.
GEO. W. ALDRIDGE,
J. M. AIKENHEAD,
Executive Board. Executive Board.

ROCHESTER, N. Y., Dec. 8th, 1887.

To the Water Works Committee and the Executive Board:

Gentlemen: In compliance with your resolu-tion I have made an examination of the several petitions for the extension of water pipes, now on file in the water department, and for which no provision has yet been made. I respectfully submit as the result of such exam-ination the following statements and recommenda-

tions:

Under authority of a resolution of the Common Council there has been bor-rowed for the Water Pipe Extension

Fund, to be repaid from monies to be raised in the next tax levy the sum of ... There has been advanced to said fund by private parties the sum of... Making a charge against the next tax levy

I estimate that on the first day of April of next year, when all charges against the fund for work and materials, not in-

cluding the two foregoing items. are paid, there will remain in the hands of

2,500 00 to pay all charges against the fund.....
The estimated cost of the water pipe extensions called for by the petitions now

on file is

Necessary to be raised to satisfy all de-

of 1888 a large number of additional petitions for

water pipe extension, which will swell the demand

water pipe extension, which will swell the demand to at least \$100,000. There are many pressing demands for the extension of water mains, but I am of the opinion that, because of the lateness of the season, it would be impracticable to further continue the work during the present year, even if there were funds on hand applicable therefor. In view of this pressing demand and necessity, I am of the opinion that provision should be made to purchase cast iron water pipe and other materials during the coming winter in sufficient quantity to meet the more pressing demands for water pipe extension, so that the work of extension may be prosecuted at the earliest moment in the spring. In order that this may be done, it will be necessary for the Common Council to determine a certain number of streets in which it will direct water mains to be laid, so that the it will direct water mains to be laid, so that the proper sizes and quantity of material may be purchased and also so that the same may be delivered in the several streets as it is received from the

In one several streets as it is receved from the foundry, thus avoiding a double handling.

It may be suggested also that the required materials may be procured much more cheaply during the winter than in the summer after the adoption of our tax levy, and the work of excavating for and laying the pipe can be more cheaply performed before the great mass of the summer work is commenced.

work is commenced.

I respectfully recommend, therefore, that the sum of \$13,000 be raised for the purpose of procuring cast iron pipe, specials, hydrants, gates and lead, during the coming winter, for the extension of water mains, early next spring, in the following named streets for which petitions are on file: Estimated

Lake ave. from present end to 800 ft. north-\$1,489 00 Theodore st. from Clifford st. south to end 525 00 West Maple st. from Hague st. to city line Otis st. from Gates ave. to Sterling st..... Child st. from Wilder st. to Maple st..... 1,003 00 1,600 00 Reis Park from Jay st. to Campbell st 770 00 Gates ave. from Otis st. to 500 ft. north....

Anne st. from Otis st. to Gully.......... 800 CO 816 00 Orlando st. from present end to Cameron 142 00 Somerset st. from 520 feet south of West 439 00 201 00 858 00 Central Park (S. S.) from 3rd ave. to 6th ,167 00 Fifth ave. from Central Park to Bay st. 1,080 00 Laburnam st. from Monroe ave. to Keeler 393 00 Merriman st. from University ave. to Central Park.. 465 00 Clifford st. from Lincoln st. to North st... 680,00 Ulm st. from Bay st. to Keeler st..... Berlin st. from present end to St. Joseph 2,275 00 2,075 00 Mt. Hope ave. from present end to Stew-3,850 00 N. Clinton st. from Bloomingdale ave. to Norton st... Hayward Park from St. Joseph st. to N. 6,121 00 Joiner st... 1,308 00 Leighton ave. from Henry street to 450 ft. 549 00 The total estimated cost of the foregoing is 29,959 00 The estimated cost of pipe, specials, hydrants, gates and lead for same is....... 15,500 00 Deduct amount now in fund which may be used for purchase of materials...... Amount required to be raised by note as . 2,500 00 needed, to pay for materials....

I desire to be understood as advising your Committee, that in my judgment the foregoing list of streets comprise those in which it is desirable and necessary that water pipes should be extended as early as possible, but it must also be understood that in thus selecting these particular streets for early extension, I do not intend to intimate that

many others for which petitions are on file should not at a later date, be also extended.

My recommendations may be Summarized as follows:

First-That it be recommended to the Common Council to direct the City Treasurer to raise from time to time as it may be needed on the credit of the city the sum of \$13,000 to pay for the necessary pipe and other materials required to extend the water mains in the list of streets specified in the

foregoing report. Second—That the Executive Board be authorized to procure the said materials during the coming winter at such times and on such terms as may

most favorable to the city.
Respectfully submitted.

Respectfully submitted,
J. Nelson Tubbs.
Chief Engineer Water Works.
By Ald. Fritzsche—Resolved, That the city treasurer be, and he is, hereby authorized and directed to raise from time to time, as needed, on the credit of the city of Rochester, under the provisions of the city charter and under the direction of the chairman of the Finance Committee, a sum of mousey, not to exceed in the aggregate thirteen money not to exceed in the aggregate thirteen thousand (13,000) dollars, and place the same to the credit of the Water Pipe Extension Fund, the said sum to be used in the purchase of water pipe, hydrants, gates and lead during the coming winter. hydrants, gates and lead during the coming winter, for the extension of water mains in the several streets recommended in the report of the chief engineer of water works this day submitted to the Common Council and approved by the Water Works Committee and the Executive Board.

Also, Resolved, That the Executive Board be, and it is, hereby authorized to purchase water pipe, hydrants, gates and lead suitable for the extension of water mains in the several streets recommended.

tension of water mains in the several streets rec-ommended in the said report of the chief engineer of water works, to the extent of thirteen thousand (13,000) dollars, at such times and on such terms as they may deem for the best interests of the city of

Rochester.

Adopted by the following vote: Ayes.—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

Ry Ald. Fee-

ROCHESTER, Dec. 13, 1887.

To the Honorable Lamp Committee of the Common Council:

Gentlemen—In accordance with the resolution of your Honorable body, I hereby present the following report of the gas lamps discontined, and also, the number of lamps not lighted, as reported to me by the Superintendent of Police, up to date: GAS LAMPS DISCOTINUED.

Nov. 15:

34 on Mt. Hope ave. Nov. 21: 6 on St. Joseph st., between Buchan Pk. and Sullivan Pl.

4 on North St. Paul, near Clifford st. 5 on North Clinton, between St. Michaels and Clifford sts.

4 on Marietta st.

Nov. 22: 1 on James, near cor. of William st. 1 cor. James, Court and William sts. 1 cor. Court and William sts.

on Court, east of William st.

on East ave., opposite Swan st. on Windsor, between Main and University ave. on Selden, near cor. of Windsor st.

cor. Scio and Delevan st.

2 on Evergreen st., between North St. Paul and Evergreen Pl. Nov. 25: 1 cor. Chestnut and James st. 1 cor. Elm and Chestnut st. Nov. 28:

4 on Center st., between Mill and end of Centre. 1 corner Oak and Erie st.

3 on Emerson st.
Dec. 6: 1 on Division st, near Clinton.
2 on Andrew street between Clinton and Franklin Square.

	•
1 on South Chatham opposite Amity st. Dec. 7:	COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFER-
1 on North St. Paul st. between Ave. A and B.	TREASURER'S MONTHLY REPORT.
1 corner Ave. B. 1 between B and C.	CITY TREASURER'S OFFICE,
1 corner Scranton and Evergreen Park. 1 on Ward st. opposite Ward Park.	December 13, 1887. \{ To the Honorable, the Common Council of the
Dec. 9:	City of Rochester ·
4 on Pinnacle ave. between Comfort and South avenue.	Gentlemen—The Treasurer herewith submits the monthly statement of the balances of the prin-
z on Pinnacle ave. between Comfort and Alexander st.	cipal funds, on the 13th day of December, 1887, as required by section 58 of the city charter:
1 on Pinnacle ave. between Averill ave. and Grand st.	Departments. Balance undrawn. Board of Education Building fund \$22,868 97
5 on Pinnacle ave. between Grand and Meigs st.	Repair fund 186 43
5 on Pinnacle ave. between Meigs and Goodman street.	Teachers' fund 68,470 76
2 corner Pinnacle ave. and Goodman st. 2 corner Spring and Plymouth ave.	Fire Department fund 57 276 24
2 corner Caledonia ave. and Spring st. 2 on Caledonia ave. between Spring and West	Poor Department fund 41,250 29 Police Department fund 37,838 18 Contingent fund 15,634 56
avenue.	Highway fund
1 on Caledonia ave. between Spring and Troup street.	Lamp fund
2 corner Caledonia ave. and Troup st. 1 on West ave. opposite Wentworth st.	City Property fund
1 corner Grape and Clark st.	Water Works fund 45,626 92
1 northeast corner Campbell and Walnut st. 1 on Meigs st. near Pinnacle avc.	Lamp lund
1 on Grand near Pinnacle ave. 1 on Comfort near Pinnacle ave.	Subscribed and sworn to before me,
Dec. 12th:	this 13th day of December, 1887. { EDWARD THOMAS, Commissioner of Deeds.
4 on Broadway between Marshall and Alexander street.	Ordered received, filed and published.
1 on Averill ave. near Mt. Hope ave.	By the Clerk— REPORT OF THE POLICE CLERK FOR THE MONTH
1 on Hickory near Mt. Hope ave. 1 on Gregory near Mt. Hope ave.	OF NOVEMBER, 1887.
3 on Oxford between Park ave. and East ave. 3 on Hawthorn near Rundell Park.	Police Commissioners' Office, Dec. 13, 1887.
1 on Glasgow near Plymoth ave. 2 on Plymouth ave bet. Glasgow and Clarissa sts.	GENTLEMEN—I respectfully submit the following
1 on Plymouth ave. cor. Tremont st.	as my report for the month of November, 1887. Nov., 1887. Crime. Penalty. Paid
1 on Tremont near Plymouth ave. 1 on Plymouth ave. between Tremont and Adam	1—Jacob Burns drunk \$10
streets.	Stephen Hogan 5 2—James Slattery 10
Total number of Gas lamps discontinued. Citizens Gas Co	Edward Fritz 3 \$ 3 Gusto Barton vio. ord. Cost 2
Rochester Gas Light Co	3—Chas. Johnson drunk 5 5 5 Dennis McCrone 10 10
Total 136	Rose Mackey 10 10
Number of lights not burning from Nov. 17th, up	Rose Mackey 10 10 4—James Henderson pet. larc'y 50 10 Daniel McGrattan drunk 10 10
to date: Brush Electric Light Co	Wm. Jones 10 5—John Quigley pet. larc'y 50
Rochester Electric Light Co	7—William Farley drunk 5
F** **********************************	James Kelley
Citizens Gas Light Co	Geo. Winden Cost 3
Rochester Gas Light Co	Thos. J. Rogers 5 Andrew Boller 5
Total number of Gas lamps not burn-	Thos. Cook
ing	Chas. Murch 10
I would also state in connection therewith that I have been locating the lights in the different wards	Thos. Reynolds 10 5
of the city, a scontinuing those that were placed	Henry Fanning 10 John Maher 5 5
near electric lights and also placing on record the number of lights, where located, in what ward, on	8-James Farley 10 10
what street, whether gas or electric light, what company furnishing the light and what company	Minnie Meliander petit larc y 15
was responsible for the lighting of said light. A full and detailed report will be furnished and a	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
complete record of each lamp in each ward in the	$egin{array}{cccccccccccccccccccccccccccccccccccc$
eity will be kept, thus showing at a glance the situation of every light in the city.	Chas. Curtin, fined \$5 for failing to appear as witness. 5
Yours respectfully,	11—Margaret Weis, seiling liquor with-
GEORGE BELKNAP.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Ordered received, filed and published. Ald. Bohrer presented the report of the commit—	Erastus Owens 10
tee on Opening and Alteration of Streets in rela-	(ieo. P. (iron
tion to the Evahange street extension which were	James Phelan 10
tion to the Exchange street extension, which was ordered received and filed,	Geo. P. Gron 5

7 The #*		E		Margaret Wheeler 10
Geo. Duffy		5 cost	3	Margaret Wheeler 10 Mary Sullivan 10
Frank Fay	• •	5		Mary Sullivan 10 Wm. Woolman
Frank Briggs	••	3	1 25	John Scott 10
Frank Dart		10	3	Geo. Edwards assault 5
John Lysaight		3 10	9	\$2,227 07
Mary Sampson	• •	õ	1	STATE OF NEW YORK, County of Monroe, City of
Pat'k Sullivan		5		Rochester, ss:
Bridget McMahon	- •	ē		I, B. Frank Enos, Police Clerk of said city, being
Geo. Liverman		5 5		duly sworn, doth depose and say that the foregoing
Lewis Cady Sarah Merins		3	5	report contains a true and correct statement of
Emily Renly.		5	Ü	all the moneys received by me as such clerk during the month of November, 1887, for fines, penalties and costs imposed by the Police Justice of said
Emily Renly Thos. Sampson		5		the month of November, 1887, for lines, penalties
Geo H Harris		10	10	city.
Chas. Weaver	vio. ord.	$\frac{2}{2}$	2 2	Also, for sale of unclaimed property and for
Geo. N. Fitch	drunk	10	z	Also, for sale of unclaimed property and for moneys received at benefit for Police Pension
Margaret Briggs		10		Fund. B. Frank Enos, Clerk.
Geo. Hilbert		5	5	Sworn to before me this 13th day of Nov., 1887.
Timothy Sullivan		5	.5	B. KEELER, Commissioner of Deeds. Ordered received, filed and published.
15—Geo. Riley Garrett Kindlan		10	10	
Many Punton		10 10	10	By the Clerk—
Mary Burton Wm. H. Zimmerman		10		OFFICE OF THE EXECUTIVE BOARD, A ROCHESTER, N.Y., Dec. 1, 1887.
Robert B. Smith	grand larev		t 5	
16-Albert Fowler Frank W. Kenny	drunk	ŏ	2	To the Common Council:
Frank W. Kenny		10	_	I have the honor to transmit herewith, as required
Wm. Klix	assault	10	5	by law: First, monthly report, showing expenditures
17—Minnie Clark	drunk vio. ord.	$\frac{10}{2}$	2	made by the Executive Board for all purposes, dur-
18—Chas. Speidel David Roach	drunk	10	~	ing the month of November, 1887,
Danl. Cleary		5		Orders drawn on the City Treasurer:
John Burke		10	5	For labor\$ 5,637 00
Mary Lansing Berdelia Deitz	vio. ord.	3	3	Amount certified to Common Council November 25, 1887 72,598 39
Mary Ford	natit lar'v	30	4	Council November 25, 1887 72,598 39
Money rrceived at sale		50	×	Total #78,235 39
ed property Moneys received for sa			$79 \ 45$	Classification:
Moneys received for sa	le of tick-			Highway fund \$7,380 98
ets at ball game for	benefit of		1 004 08	Water pipe fund 4,381 83
Police Pension Fund 19—Keron Garrity	drunk	10	1,884 87	Water Works fund 7,181 84
21—Ann Moore		10		Fire Dep't fund 5,814 60 Street sprinkling funds 39 29 Local improvement funds 53,436 85
James Kilroy	.:	10		Local improvement, funds 53 436 85
Amanda Hogan	••	10		Total
Nellie Brooks	• •	10		Second, balances in funds Dec. 1, 1887,
Ellen Linn John Craig		10		Dr. 107 400 00
John Moynihan		10 10		Local Improvement funds 197,469 26
John McNerney	••	$\tilde{5}$	5	Street sprinkling funds 17,682 51 Total
22—Danl McGrattan	petit lar'y	50		Cr.
Philip Hartell	drunk.	10	10	City Tressurer \$124.289 42
William Cluchey James Moore	• •	$\frac{5}{10}$	$\frac{5}{10}$	Highway fund. 7,733 49 Water Pipe fund. 7,431 17 Water works fund 17,399 13 Fire Dep't fund. 58,298 56
33—Julius Andrews	• ••	5	5	Water Pipe rund
Rose Ritz		10	8 5 0	Fire Dep't fund 58.298 56
24—Rich. H. Brown		5	5	Total\$215,151 77
25—Felix McLaughlin		10		Respectfully submitted,
Geo, Harrigan Charles H. Barney	• • •	$\frac{10}{3}$	3	THOS. J. NEVILLE, Clerk.
Mary Myers	• •	10	o .	Ordered received, filed and published.
Marcus Corbett		5		By the Clerk— OFFICE OF THE OVERSEER OF THE POOR,)
Henry Walls		10		CITY BUILDING, FRONT STREET,
26-Mary Keenan	••	10		ROCHESTER, N. Y., Dec. 1.)
John Touhey Edward Klippert		$\frac{10}{5}$		To the Hon. the Common Council of the City of
28—Mich Gooman	• ••	$\ddot{3}$	3	Rochester:
Alice Kenney		10	J	GENTLEMEN-The undersigned overseer of the
John Rickard		5	2	Poor of the city of Rochester would respectfully
Mich. Kelly	••	10		report that during the month of November he has
Frank Alexander Frank Hennegan		5 5	5	relieved 382 families in the following manner:
Barbara Hirsh	••	10		Orders on poor store\$1,016 00
Anthony Boller		10		Orders on coal yard
John H. Sullivan	•••	10		Orders on undertakers
Maggie Tracy	••	5	10	Orders for shoes
Thos. McGraw, Sr Thos. McGraw, Jr		$\frac{10}{10}$	10 10	
29—Albert Myers	••	10	10	Total\$ 1,601 67
Thos. Kelly	vio. ord.	5	5	Less amount charged to towns 34 25
30-Benj. H. Bills	drunk	5		Total to city \$ 1 567 49
Frank Knapp	••	5	5	Total to city
Daniel Saunders	••	5		A. H. MARTIN.
Hanora Murphy Mary Bagley	•••	10		Overseer of the Poor.
Mary Bristol	••	10 10		Ordered received, filed and published.
		10		, Oracros recorioni mron man b

By the clerk-

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

GENTLEMEN-The undersigned excise commissioners for the city of Rochester report that they granted 57 licenses for the month of November, 1887, and received \$3,463.00, deposited the same with the City Treasurer and filed his receipt therefor with the Bonds and report for the month with the city clerk.

POMEROY DICKINSON. CONRAD HERZBERGER. James MALLEY. Excise Commissioners.

Rochester, Nov. 30th, 1887 Ordered received, filed and published.

By the Clerk-To the Common Council:

GENTLEMEN—In accordance with the provisions of the city charter I hereby report that the City Assessors have delivered to me the assessment rolls

for the following improvements, viz.: Bloss st. improvement, Ord. No. 3,183. Bloss st. improvement, Ord. No. 3,183. Goodman st. gravel improvoment, Ord. No. 2,964. Monroe avenue plank walk, Ord. No. 3,051. Evergreen Park plank walk. Ord. No. 3,273. North Clinton st. widening, Ord. No. 3,169. Garson ave. plank walk, Ord. No. 3,065 King Place pipe sewer, Ord. No. 3,257. Henrietta ave. pipe sewer Ord. No. 3,206. The order of the ord Henrietta ave. pipe sewer Ord. No. 3,206.
Troup st. pipe sewer, Ord. No. 3,238.
Peart st. pipe sewer, Ord. No. 3,238.
Somerset st. pipe sewer, Ord. No. 3,190.
Central ave. pipe sewer, Ord. No. 3,202.
Brown st. pipe sewer, Ord. No. 3,202.
Brown st. pipe sewer, Ord. No. 3,207.
Mt. Hope avenue pipe sewer, Ord. No. 3,237.
Mt. Hope avenue pipe sewer, Ord. No. 3,237.
PETER SHERIDAN, City Clerk.

Ordered, received, filed and published.

Allegations being called for and no person appearing, Ald. Marson submitted the following:

By Ald. Marson—Resolved. That the foregoing assessment rolls reported by the City Clerk be, and the same are, hereby confirmed.

Adopted by the following vote: Ayes—Ald. Tracv, Sullivan, Marson, Fee, Kohimetz, Fritzsche, Elliott, Foley, Selye, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15. By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Dec. 13, 1887.

To the Hon, the Common Council:

GENTLEMEN—In accordance with the provisions of the City Charter I hereby report that the following named persons have qualified and taken the oath of office required by law:

George W. Palmer, Abraham H. Middagh, Miles T. O'Reilly, Ellen E. Burke, Arthur H. Quinn, Geo. A. Curren, Henry Kingdon, William H. Osgood, Carolyn H. Talcott, Commissioners of Deeds.

Respectfully submitted.

Petter Sherdan, City Clerk.

PETER SHERIDAN, City Clerk.

Ordered received, filed and published. By Ald. Kelly

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

GENTLEMEN: The undersigned begs leave to report that pursuant to the resolution of your honportunate pursuant to the resolution of your non-orable body, upon motion of Alderman Kelly, passed in accordance with the opinion of the City Attorney, caused bills to be made against the vari-ous street railroad companies of advertising in connection with the various applications made by them and resolutions and notices incidental there-to for the sell of street milload franchiese conto, for the sale of street railroad franchises, one against the Rochester City & Brighton Railroad Company of \$207.64, being in full of all advertising connected with their various applications hereto-fore including the prospective advertising of the notice of hearing upon their application for Tuesday next, which amount was paid to the undersigned by the secretary of said company, Mr. C. C.
Woodworth, on December 9th, 1887. Bills were also presented to the attorneys for the Rochester Cable Co. as follows: One of \$75.85, for advertising an Surveyor ascertain and report to this Council the

publication connected with their applications for the sale of the southeastern route, which amount was paid by said attorneys on December 9,1887, was paid by said attorneys on December 9, 1887, and another bill against said company of \$499.87, for all advertising, including \$330.74 expenses of the advertising of the notice of sale to be held by me of the long route, under the resolution of your honorable body directing the same. The amount thus paid by said attorneys at the time of presentation of the last mentioned bill was \$334.50. A bill was also presented to said attorneys of said Cable Company for \$63 for advertising the notice of hearing for Jauuary 10th, on their last application, which was also paid at the time of presentation, which was also paid at the time of presenta-tion. Bills against the Rochester Electric Company have not yet been paid, nor has any expense con-nected with the applications and resoand resonave not yet been paid, nor has any expense connected with the applications and resolutions and notice of sale and adjournment thereof of the northeastern route been paid by said Cable Company, for the reason that the validity of such resolution is now a question to be determined in the action about to be tried at the present equity special term, wherein Charles F. Pond is plaintiff and the undersigned,

as treasurer, etc., is defendant.

The undersigned would respectfully request the passage of a resolution providing for the disposition of the amount thus collected, in total, aggregating \$680.99.

Respectfully submitted, JOHN A. DAVIS. City Treasurer.

Ordered received, filed and published.

By Ald. Kelly—Resolved, That the city treasurer be, and he hereby is, authorized and directed to place the sum of six hundred and eighty dollars piace the sum of six hundred and eighty dollars and ninety-nine cents, the amounts received by him from the Rochester City & Brighton Railroad Company, and the Rochester Cable Company for advertising mentioned in his foregoing report, to the credit of the contingent fund. Adopted.

By Ald. Tracy—

GRAND RAPIDS, Dec, 6, 1887.

Hon. W. H. Tracy, President Common Council, Rochester, N. Y.
DEAR SIR: I desire herewith to present my resignation of the office of Police Commissioner. I have, up to this writing, refrained from addressing a formal resignation to the Common Council, pending certain investigations as to the acts of the ing certain investigations as to the acts of the Police Commissioners during the time I was a member of that Board. Some time ago I gave my resignation to Aldermon Elliott, to take effect upon the conclusion of the labors of the investigating committee appointed by the Common Council, and of which committee Alderman Common Council, and of which committee Alderman Elliott had the honor of being chairman. At the time of so doing I labored under the impression that the committee's labors would be of short duration, and thus speedy action would be had upon my resignation. I was solely actuated by the desire to face any and all of the responsibility of my acts as a commissioner and as an appointee of your honorable board, while acting in the capacity of said commissioner, and thus under the jurisdiction of the Common Conneil, while they were conducting the investigations referred so above. Should you, after acceptance of mestication, desire my presence during the investigation of the committee's telegram on call. I am undesirous that the city's best interests should suffer by my necessary absence, hence request speedy action, and in this connection beg to thank the members of the Common Council for the uniform kindnesses I have been the recipient of

teem and regard, believe me, Very truly yours,

J. W. ROSENTHAL. On motion of Ald. Kelly the resignation was accepted.

uniform kindnesses I have been the recipient of during my official career. With assurance of es-

during my official career.

ACTION ON ORDINANCES.

expense of cleaning and repairing of the Meigs street sewer.

Adopted. The Surveyor submitted as such estimate \$200.00.

The Surveyor submitted as such estimate \$20.00. By Alderman Judson—Resolved, That the following improvement is necessary, viz.:

The cleaning and repairing of that portion of the Meigs street sewer which is included between the produced southerly line of Whitmore Park and Pinnacle ave.

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

the whole expense thereof, and reports the same at

\$200.00 which estimate is hereby approved.

Resolved, further, that the following portion of said city is deemed benefited and properly ought

sand city is defined behenced 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 Whitmore Park from Mt. Vernon ave. to Meigs or withmore Park from Mt. Vernon ave. to Meigs street; also one tier of lots and parcels of land on each side of Cayuga Place from Mr. Vernon ave. to Meigs street; also one tier of lots and parcels of land on each side of Meigs street from the produced southerly line of Whitmore Park to Pinnacle avenue, in proportion to the benefit which each will derive therefrom.

each will derive 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 interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, December the 27th, 1887, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

EUCLID STREET IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a Macadam roadway, with Medina stone curbs, gutters and plank sidewalks on Euclid street.

on Euclid street.
Adopted.
The Surveyor submitted as such estimate \$2,100.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The construction of a MacAdam roadway on Euclid street, from Elm street to Chestnut st., with Medina stone curbs on each side of said Euclid st., and eleven and one-half (11½) feet from the medial lines thereof, and with cobble stone gutters three (3) feet wide inside of the curb lines thus established: also, the construction of plank sidewalks four ed; also, the construction of plank sidewalks four (4) feet wide on each side of Euclid st. from end to end, except where sidewalks of good quality and of plank or other suitable material, and on proper grades and alignments now exist; also, the con-struction of the needed crosswalks; also the ex-tension and repairing and construction of new surface sewers, manholes and lot laterals if re-

quired.

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 \$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 tire of lots on each side of Fueld et al.

One tier of lots on each side of Euclid st. from

One tier of lots on each side of Euclid St. from Elm st. to Chestnut st.

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, December the 27th, 1887, at 7 o'clock, at the Common Council chamber, when allegations will be heard. chamber, when allegations will be heard. Adopted.

FOURTH AVENUE PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in Fourth avenue, extending northward from the sewer on the north side of Central park; also a vitrified pipe sewer in the aforesaid avenue extending southward from the sewer on the south side of Central park.

Adopted.
The Surveyor submitted as such estimate \$2.350. By Ald. Judson—Resolved, That the following improvement is necessary, viz.:
The construction of a vitrified pipe sewer twelve (12) inches in diameter in the following described portions of Fourth ave., viz.: That in the north portion of Fourth av. to begin at the manhole in the sewer on the north side of Central park and extend northward therefrom to a point opposite the midnorthward therefrom to a point opposite the mid-de of lots No. 7 and Nos. 8 on the afores. id avenue; and that on the south portion of the said avenue to begin at the manhole in the sewer on the south side of Central park and extend southward there-from to a point opposite the middle of lots Nos. 27 from to a point opposite the middle of lots Nos. 27 and 28 on the avenue aforesaid, with the necessary manholes, lampholes, surface sewers, lot laterals and lot connections for both portions of the sewer named; also the required roadway grading and gutter formations.

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 \$2.350, which estimate is hereby approved.

the whole expense thereof, and reports the same at \$2.350, 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, viz.:

One tier of lots and parcels of land on each side of Fourth avenue from Pennsylvania avenue to Bay 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 172 of the Revised Charter of 1880 of the City of Rochester, that all pursons interested in the subject matter of said improvement, are required to attend the Common Council on Tuesday evening, Dec. the 27th, 1887, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

WILLARD STREET PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in Willard street.

Adopted.
Adopted.
The Surveyor submitted as such estimate \$1,225.
By Ald. Judson—Resolved, That the following improvement is necessary, viz.:
The construction of a vitrified pipe sewer eighteen (18) inches in diameter in Wilard street beginning at a point in the center of Pierport avenue. opposite the produced medial line of the roadway on the south side of Lake View park and extending westward therefrom to the northern terminus of the existing sewer in the Boulevard, with the necessary manholes, surface sewers, lot laterals and con-nections, roadway grading 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 reports the same at \$1,225, 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, viz:

oxpense thereof, viz:

All the territory included within and described by the following boundary line, viz: Beginning at the intersection of Willard street with the Boulevard; thence easterly along Willard street, including one tier of lots on the south side thereof to Pierpont avenue, excluding lots No. 114 and No. 115 on the west side of Pierpont avenue; thence still easterly along Lake View park, including one tier of lots on the south side thereof, to the west line of lot No. 52; thence northerly along the west line of said lot to the south line of Lake View park; thence northerly along said west line to the north line of the Selye tract; thence westerly along said north line to Pierpont avenue; thence southerly along Pierpont avenue to the north line of lot No. 14. Pierpont avenue to the north line of lot No. 164, excluding one tier of lots and parcels of land on the east side of Pierpont avenue from the north line of Selye tract to lot No. 164; thence still southerly along Pierpont avenue, including one tier of lots on make higher of Pierpont avenue, as Willand street. each side of Pierpont avenue to Willard street;

thence westerly along Willard street, including one tier of lots on the north side, to the place of begin-ning. in proportion to the benefit which each will

derive therefrom.

And the Clerk is hereby directed to publish no-tice, in pursuance of Title VII., Section 172 of the Revised Charter of 1890, 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, Dec. the 27th, 1887, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

BRONSON AVENUE PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of Bronson avenue.

tion of Bronson avenue.

Adopted.

The Surveyor submitted as such estimate, \$2,450. By Ald. Judson—Resolved, That the following improvement is necessary, viz.:

The construction of a vitrified pipe sewer eighteen (18) inc es in diameter in Bronson avenue, beginning at a point at or near the prolonged westerly line of the land owned by John Clark, it being lot 120, section E. of the Greig tract, and extending westerly therefrom to the Summer street sewer with the necessary manholes, lampholes, surface sewers, lot laterals, lot connections, roadway grading and gutter formations.

sewers, lot laterals, lot connections, roadway grading and gutter formations.

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 \$2,450, 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, viz.:

"One tier of lots and parcels of land on each side of Bronson avenue from Summer street to the pro-

of Bronson avenue from Summer street to the pro-longed westerly line of lot 120, section E. of the Greig tract 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 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, December 27th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FIRST 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 each side of a portion of First street.

Adopted.

Adopted.
The Surveyor submitted as such estimate, \$125.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The construction of a Hemlock plank sidewalk four (4) feet and eight (8) inches wide laid on Hemlock stringers, on the east side of First street from Glenwood avenue to Glenwood park with the necessary crosswalks, sidewalk grading and gutter formation

And Whereas, The City Surveyor, under the di-

And whereas, the City Surveyor, the cried in rection of this Council, has made an estimate of the whole expense thereof, and reports the same at \$125, 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, viz:

One tier of lots and parcels of land on the east side of First street from Glenwood avenue to Glenwood park 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 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, Dec. the 27th, 1887, at

7:00 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

FINAL ORDINANCES

FINAL ORDINACE NO. 3,329.

GLADSTONE STREET PLANK WALK.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an estisuch 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 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, 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 ject 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

persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to construct a plank walk on Gladstone street, from Clifton street to Tremont

Street.

The Common Council of the City of Rochester do ordain and determine that the following improvement is necessary and should be made, to

provement is necessary and should be made, to wit:

The construction of a pine plank sidewalk four (4) feet and eight (8) inches wide, laid on white oak stringers, on the east side of Gladstone street, from Tremont street to Clifton street, with the necessary crosswalks, sidewalk and crosswalk grading and gutter formation.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted thereby hereinafter described; and the

be benefitted 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 \$30, and said estimate being deemed reasonable is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by and ought to be assessed by local assessment for the whole expense of said improvement is described as follows: improvement, is described, as follows:
One tier of lots and parcels of land on the east

side of Gladstone street, from Tremont street to Clifton street.

On which above described lots and parcels of 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 which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE, No. 3,330.

OPENING A STREET FROM HENSLER ALLEY TO

OPENING A STREET FROM HENSLER ALLEY TO AMES STREET.

On motion of Ald. Bohrer the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the 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 deemed proper to be assessed for the expense of such improvement, and having also caused 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 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 improvement to attend the said ject matter of such improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all metz, Fritzsche, Elliott, Foley, Selye, Swikehard, persons appearing, Judson, Stein, Bohrer, Kelly, Thayer.—15. persons appearing,
Ald. Bohrer submitted the following:

An ordinance to open a street from Hensler Alley to Ames Street.

The Common Council of the city of Rochester do

ordain and determine that the following improve-ment is necessary and should be made, and hereby judge that the public good requires the same to be

done, viz.:

The opening of a street from Hensler alley to opening of the proposed street to be The opening of a street from Hensler alley to Ames street, the lines of the proposed street to be in the prolonged lines of that portion of Smith street which lies between the Erie canal and Child street, but it is to be expressly understood, and this ordinance is adopted with the condition, that the adjoining property owners shall execute easements to the city for the lands to be taken for the proposed street, and shall consent in their several easements, or quit claim deeds, for such lands, to pay their proportionate amounts for the grading of the roadway, sidewalks and gutter formations, within the terminal limits named when an ordinance shall have been passed for such improvement. ment.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Surveyor, under the direction of this Council the City Surveyor, under the direction of this Council having made an estimate of such expense, and reports the same at \$370, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, 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:

One tier of lots and parcels of land on each side of the proposed new street, from Hensler alley to

of the proposed new street, from Hensler alley to Ames street, as they existed at the date of the

passage of this ordinance.

passage of this ordinance.

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.

from.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzehe, Elliott, Foley, Selye, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.
Ald. Foley moved that the ordinance for Exchange street extension be amended so as to read:
"One hundred and fifty (250) feet," in place of two hundred and fifty (250) feet," in the territory described to be assessed. Adopted.

Enryther action on the ordinance was nostroned.

Further action on the ordinance was postponed

Ald. Judson moved that action on the final ordinance for Monroe avenue outlet sewer ditch around Kondolf pond (No. 3,323), adopted at the last meeting, Nov. 29, 1887, be reconsidered.

Ald. Judson-Resolved, That the ordinance By Ald. Judson—Resolved, That the ordinance for Monroe avenue outlet sewer ditch around Kondolf Pond be amended as follows, to read "1,000 feet east of Bowen street," and to insert before the words "with all wells with basket coverings"—"on the north side of the Ericanal lands, also the cleaning and deepening of said ditch from the end of the proposed pipe to where said ditch is intersected by the outlet ditch," and that the estimate be changed from \$200 to \$200 to \$400 to

On motion of Ald. Judson, further action was postponed two weeks, and the clerk directed to publish notice for allegations Dec. 27, 1887.

UNFINISHED BUSINESS.

Hearing complaints or appeals from the assessments for West Orange Street extension being in

Allegations were called for and no persons ap-

And the following vote:

Ald. Kelly moved that the assessment roll for the extension of West Orange street be confirmed.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-

EXECUTIVE BUSINESS.

Ald. Kelly moved to proceed to appoint an assessor in the place of Jacob Gerling. Adopted.
Ald. Kelly nominated Jacob Gerling.

Ald. Kelly nominated Jacob Gerling.
Jacob Gerling was named by—
Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.
Jacob Gerling was declared appointed City Assessor for the term of three years.

Ald. Kelly moved to proceed to appoint Commissioners of Deeds, and that the Clerk cast the bal-

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Swikehard, Judson, Stein, Bohrer, Kelly, Thaver—15.
Asa W. Russell, Thomas M. Boylen, Joseph Wolf, William J. Stafford, E. D. Seely and James Logan having received the concurrent vote of the Common Council, were declared appointed Commissioners of Deads missioners of Deeds.

MISCELLANEOUS BUSINESS.

By Ald. Marson—Resolved, That the Treasurer be and he hereby is authorized to receive of S. B. Williams, the general city taxes for 1878, \$33.57, 1880, \$32.74; 1881, \$23.42; 1882, \$32.72; 1885, \$8.24; these being the amounts as they appear upon the sales Register with 6 per cent interest from date of sales upon Lot "L," S. D. Porter's subdivision, East side of Cliff st., 9th ward. Adopted

subdivision, East Suc of Can. 2., Adopted.

Ald. Marson moved that action confirming the assessment rolls for North St. Paul street plank walk, No. 3,043; Frankfort street plank walk, No. 3,053; and Morrill street pipe sewer, No. 3,201, be reconsidered. Adopted.

Ald. Marson moved that the above named rolls be referred to the City Assessors for correction.

Ald. Marson presented the petition of Martha J.

Ald. Marson presented the petition of Martha J. Patterson, relating to an assessment for Oak street improvement. Referred to the Law Committee.

By Ald. Marson—Resolved, That the Executive Board, the Police Department and the Mayor be, and they hereby are, requested to enforce any and all pena ordinances of the city that may be applicable toany obstructions upon the street that incommode the public at the Eric Railroad freight depot, on Exchange street. Adopted.

By Ald. Fee—Whereas, It has come to the knowledge of this Board of the death of the mother of our esteemed and worthy colleague, Ald.

the converge this board of the teath of the moon are rot our esteemed and worthy colleague, Ald. Leo. J. Hall, be it therefore Resolved, That the sympathy of this Board be, and the same is hereby extended, to Ald. Hall in this his hour of bereavement, trusting that the Great Giver of good who "tempers the wind to the shorn lamb," will comfort and solace him in this great sorrow.

this great sorrow.

Adopted unanimously by a rising vote.

By Ald. Elliott—Resolved, By the Common Council of the city of Rochester, that the assessors be required to submit to this board and every subsequent board a detailed annual report in March of each year, covering:

1. The total (a) real and (b) personal property of each ward.

each ward.

2. The total number of buildings of all sorts on their books in each ward.

3. The ratio of assessed valuation to true value

in each ward. 4. The estimated value of all buildings owned by

the city in each ward.

And that the City Attorney be required to draw up the above in due form for an amendment to the charter and report it to this board at the next regular receiving.

ular meeting. Adopted.

By Ald. Elliott—Resolved, By the Common Council of the city of Rochester, that the City Attorney be requested to draw up and present to this Council, at its next regular meeting, an amendment to the charter to require all persons who propose to erect, within the city limits, any sort of structure other than wood, to first get a permit from the

Fire Marshal, who shall keep a record of the same and shall make monthly reports to the Council of all buildings for which he and the Council have is-sued permits, said report to designate the ward, the street and number and estimated cost of such

the street and unifier and estimated cost of such building. Adopted.

By Ald, Elliott — Resolved, By the Common Council of the city of Rochester, that the Fire Marshal be required to report to this Council every month the number of wood buildings erected in the city description. city, designating the street and number and the estimated cost of said building; and at the end of the year that he make a consolidated report of all the wood buildings erected by wards and giving all other essential features of his department work. Adopted.

Adopted.

Aid. Stein presented the petition of Moss Mosely for permission to erect frame additions to two buildings at the corner of St. Joseph and Baden streets. Referred to the Wood Building Commitmittee and Fire Marshal with power to act.

Ald. Kelly moved that when the Board adjourn it be until Tuesday evening, December 20th, 1887.

Adopted.

By Ald. Thayer—Resolved. That whenever the taxpayers upon any street of the Ffteenth and Sixteenth wards petition for lights. and such petition is certified to as a majority petition by the City Assessors, that the Lamp Committee cause said streets to be lighted without delay, whenever there are funds applicable thereto. Adopted.

On motion of Ald. Kelly the Board then advanced.

fourned.

PETER SHERIDAN, City Clerk.

In Common Council, Dec. 20, 1887.

ADJOURNED REGULAR MEETING.

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

Present—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swike-hard, Judson, Stein, Bohrer, Kelly, Thayer—15. Absent—Ald. Selye.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCES.

By Ald. Sullivan-Bills of-160 11 45 00 4 00

By Ald. Marson—Petition for electric lights on South Ford street. Referred to the Lamp Committee.

By Ald. Kohlmetz-Petition to widen Mortimer street. Refer an ordinance. Referred to the City Surveyor to prepare

By Ald. Fritzsche-Petition of Christian Yakev.

Referred to the Assessment Committee. By Ald. Hall—Bills of George Meyer, repairing furniture......

James McCormick, repairing City Hall....

J. R. Brady, whitening and painting City \$61 65 119 62

Hall.

Hall. 422 75
Referred to City Property Committee. By Ald. Swikehard—Petition of George Binder for permission to erect a wood building on Fulton street, and moved that permission be granted. Adopted. Also petition of Alex. Heydeker and others relating to erronous assessments for Brown street improvement.

Referred to the Assessment Committee.

ACTION ON ORDINANCES.

CITY SURVEYOR'S OFFICE, ROCHESTER, N. Y., Dec. 20, 1887.

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

Gentlemen: No bids have been received for the construction of the southern extension of the Goodman street outlet sewer, even under the in-

creased estimate in the amended ordinance there-

for.
The unexpected difficulties encountered by the The unexpected difficulties encountered by the contractor in the northern part of the sewer have been so great that no responsible contractors have been so great that no responsible contractors have been willing to put in bids for the extension, as in it even greater difficulties are anticipated, and especially in passing under the tracks of the N. Y. C. & H. R. R. R. that have been met with in the construction of the northern portion now completed. The estimates heretofore submitted were made after consultation with parties who were supposed to be familiar with the class of work required, but as no one desired to put in bids that were not in excess of the estimates it becomes necessary to still increase them.

increase them.

In this connection it is proper to state that an application has been made to, and has been heard before the Equity Term of the Supreme Court of this judicial district to enjoin the city from constructing any sewer and sewers designed to convey the sewerage of the Upton Park, cliver Park, etc., tarritories into the Goodman street outlet sewer as territories into the Goodman street outlet sewer as

now constructed.

The decision has not yet been handed down, but the decision has not yet been handed down, but it is more than probable that it will be adverse to the city. Should this prove to be the case, another expense, how great it is impossible to foretell, will have to be incurred in the proceedings, and to pay the damages that may be awarded to secure the necessary easements for the right of way through private lease private lands.

private lands.

The depths and dimensions of the Goodman street outlet sewer were, to a large extent determined by the needs for the drainage of the territory named, and that of the Court and William street territory, but there is a large area of the city north of the N. Y. C. & H. R. R. R., which now discharges the drainage into the Goodman street sewer and besides a much larger area which ultimately must be deponmuch larger area which ultimately must be dependent on this sewer.

dent on this sewer.

For the several reasons above given I would recommend that final ordinance No. 3,259 be reconsidered and then amended by making the estimate \$55,000.

Very respectfully, your obedient servant, I. F. QUINBY, City Surveyor. Ordered received, filed and published.

Ald Judson moved that action on the final or th

Ald. Judson moved that action on the final ordinance for Goodman street outlet sewer extension No. 3,259 be reconsidered. Adopted.

Ald. Judson moved that the ordinance be amend-

ad by changing the estimated expense from "\$38,-800" to \$58,000. Adopted.

On motion of Ald. Judson, further action was postponed until Tuesday evening, Dec. 27, 1887, and the clerk was directed to publish notice for allegations for said directed. legations for said date.

UNFINISHED BUSINESS.

Action on the application of the Rochester City & Brighton Railroad Company for consent of the city of Rochester to construct, maintain, operate and use a surface railroad through, along and upon Plymouth avenue and other streets in said city, published at pages 321 and 322, Current proceedings,

published at pages 321 and 322, Current proceedings, being in order, Ald. Kelly submitted the following: By Ald. Kelly—Whereas, The Rochester City and Brighton railroad company has presented its petition to the common council of the city of Rochester for the consent of the city of Rochester for the construction, maintenance, operation and use of a railroad, and an extension and branches thereof on the surface of the soil through, along and upon streets hereinafter named, and due advertisement according to law has been had.

upon streets hereinafter named, and due advertisement according to law has been had;
Resolved, That the consent of the city of Rochester be and it hereby is given to the highest bidder at the sale hereinafter provided for, to construct, maintain, operate and use a railroad and certain extensions, branches and lines of railroad on the surface of the streets through, upon and along the following named streets, viz.:

Beginning at the intersection of Brooks avenue with Genesee street, thence on the surface of the soil along and upon the following named streets in said city, viz: Along Genesee street to Plymouth

said city, viz: Along Genesee street to Plymouth

avenue, sometimes called South Sophia street, thence along South Sophia street, sometimes so called, and Plymouth avenue to Adams street, thence along Adams street to the tracks of the Rochester City and Brighton Railroad Company on Exchange street, together with the necessary turntables, branches, turnouts, sidings, switches paid suits the stands. turntables, branches and suitable stands.

The express condition that the provisions of chapter 242 of the laws of 1884 pertinent thereto shall be complied with, and upon the further prosnan be compined with, and upon the further provision and condition hereby made, that the right, franchise and privilege of using said streets to construct, maintain, use and operate a street surface railroad and said extension lines and branches shall be sold by and under the direction of the city shall be sold by and under the direction of the city reasurer of the city of Rochester, at public auction, on the 14th day of February, 1888, 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 operate a street railroad in the City of Rochester and which will agree to give the largest percentage are sprum of its gross receipts with adequate sever sprum of its gross receipts with adequate sever sprum of its gross receipts with adequate severe sprum of its gross receipts with a dequate severe sprum of its gross receipts with a dequate severe sprum of its gross receipts with a dequate severe sprum of its gross receipts with a dequate severe sprum of its gross receipts with a dequate severe sprum of its gross receipts with a dequate severe sprum of its gross receipts with a dequate severe sprum of its gross receipts with a dequate severe sprum of its gross receipts with a dequate severe sprum of its gross receipts with a dequate severe sprum of its gross receipts with a sprum of its gross receipts with a sprum of its gross receipts with a sprum of its gross receipts and sprum of its gross receipts with a sprum of its gross receipts with a sprum of its gross receipts with a sprum of its gross receipts and sprum of its gross receipts with a sprum of its gross receipts with a sprum of its gross receipts and sprum of its gross receipts and sprum of its gross receipts with a sprum of its gross receipts and sprum of its gro per annum of its gross receipts with adequate se-curity by a bond or undertaking in writing and under seal in such form, condition, amount, and suri-ties as shall be required and approved by the city treasurer of the said city of Rochester for the fulfilment of said agreement and for the commence ment and completion of such railroad lines, branches mentand completion of such railroad lines, branches and extensions according to a plan or plans and the route or routes above herein referred to, within the time designated therefor by provisions of chapter 642 of the laws of 1886, and the amendments thereof, with at least two sureties who shall be freeholders within the county of Monroe. The Clerk is hereby directed to publish three times a week for at least three weeks in two daily newspapers, published in the city of Rochester, to be designated by the Mayor, notice of the time, place and terms of such sale and of the route to be sold, and of the condition upon which the consent of the city of Rochester to the construction, maintenance, use and operation of said railroad line, branches and extensions will be given.

On motion of Ald, Kelly the resolution was laid upon the table until January 10, 1888.

MISCELLANEOUS BUSINESS.

Ald. Sullivan, from the Contingent Expense Committee, and Ald. Hall, from the City Property Committee, reported favorably on the several bills referred to their respective committees, and referred them to the Finance Committee for payment.

By Ald. Thayer-Whereas, The Executive Board has been heretofore, by resolution, duly authorized to purchase from Valentine Sanders premises on the east side of the river for a hose house, which resolution, however, inadvertantly failed to authorize the construction of a hose house upon such premises; and.

Whereas, Said premises have been duly purchased pursuant to said resolution, now, therefore,

Resolved, That the Executive Board be, and it hereby is, authorized and requested to advertise and receive proposals, and award contracts for the

and receive proposals, and award contracts for the construction of such hose house, and to have the same constructed upon said premises, the total cost, however, not to exceed nine thousand and five hundred dollars. Adopted.

By Ald. Foley—Whereas, The Executive Board has been heretofore, by resolution, duly authorized to purchase from Sarah Frost premises on the west side of the river for a hose house, which resolution, however, inadvertantly failed to authorize the construction of a hose house upon such premises on the construction of a hose house upon such premises. the construction of a hose house upon such premi-

whereas, Said premises have been duly pur-ehased pursuant to said resolution; now, there-fore, be it

Resolved, That the Executive Board be, and it hereby is, authorized and requested to advertise and receive proposals and award contracts for the construction of such house, and to have the same

constructed upon said premises, the total cost, however, not to exceed eight thousand and five hundred dollars. Adopted.

Ald. Elliott gave notice that at the next regular meeting he would move to change the rules so as to meet from 7 m. at 10.20 m.

meet from 7 p. m. to 10:30 p. m.

Ald. Fee moved that action on the resolution by Ald. Elliott relating to the employment of a per-son by the Lamp committee published at page 295 of the current proceedings be reconsidered. Adopted.

On motion of Ald. Fee further action on the resolution was indefinitely postponed.

By Ald. Fee-Resolved, That the mayor be, and he hereby is, directed to enter into a contract with George Belknap to examine all street lamps, electric or gas, and their location, and otherwise to trie or gas, and their location, and otherwise to assist the Lamp Committee in the designation and location of such lamps, and to open and keep a book, wherein shall be entered the name of each street in the city whereon such gas lamps or electric lights are now, or hereafter may be placed, during the term of said contract, together with the number of said lamps or said lights, and the number and location of any such lamps or lights at any time not burning during any hours when the same is provided by contract or otherwise, to be kept lighted, and the time when the same shall be unlighted, such entries to be made in said book on each and every day (Sundays excepted) during the period of said contract. Also to report to said committee, as often as it may require, and at least once a month to this Common Council a general summary for the month precedquire, and at least once a month to this Common Council a general summary for the month preceding of the foregoing matters, and also, the number of lamps or lights that have been discontinued, and the authority or cause therefor, if known to or ascertained by him, and the number and location of any and all lamps or lights that have remained unlighted, the name of the company owning or furnishing the same, and the duration of time when the same shall have been unlighted during such month, and he shall perform such other duties such month, and he shall perform such other duties as may be connected with the public street lighting system of the city during the period of said con tract, and and as may be required from time ime by said committee, or this Common Council to furnish to said committee, and this Common Council, as may at any time direct, written reports upon any of the subjects aforesaid. Said contract to consaid tain such other conditions as may be suggested by tain such other conditions as may be suggested by said Lamp Committee; said contract to be completed on the first day of April, 1888, and the contract price to be the sum of three hundred and thirty-three cents, payable in three payments of \$104.44 each on the first day of February, March and April, 1888, and the clerkshall draw orders in favor of said Belknap on the treasurer, payable from the lamp fund, at the times, aud for the amounts respectively as aforesaid. At the time said contract shall be entered into, said Belknap shall also deliver to and file with, the city clerk a bond executed by himself and at least two sufficient sureties to be approved of by this Common Council or the Mayor, in the penal sum be approved of by this Common Council or the Mayor, in the penal sum of five hundred dollars, conditioned by him of the faithful performance of the aforesaid matters and things so to be performed; said contract also to provide that the contract price therein men-tioned shall be in full payment for any and all services as Lamp Inspector, or otherwise, that at a ny time during the six months next preceding the date of said contract, may have been rendered by said Belknap for the city of Rochester, or said Lamp Committee, by virtue of any employment, expressed or implied, or otherwise.

Said contract shall also provide that said Belknap Said contract shall also provide that said Belknap shall examine into any and all complaints or charges of any of said lamps or lights having been unlighted at any time during the period of said contract which shall have been received by him or come to his knowledge or information from any member or officer of the Police Department or said Lamp Committee, or any or the members thereof. Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Hall, Judson, Stein—10.

By Ald. Fee-Resolved, that the police commis-By Ald. Fee-Resolved, that the police commis-sioners, be and they hereby are, requested to re-quire the policemen to report each day to George Belknap the number of lights unlighted on their re-spective beats during the preceding night, the loca-tion thereof and time when the same was unlighted. Adopted.

By Ald. Fee-

ROCHESTER, November 29, 1887.

To the Honorable Mayor and Common Council:

GENTLEMEN—The undersigned, Business Manager for Mr. P. H. Lehnen. Lessee of the Grand Opera house, in behalf of that gentleman respectfully petititions your Honorable Board to grant a license for said place of amusement in accordance with the ordinance regulating Theatrical and Op-Very Respectfully John R. Pierce, eratic exhibitions &c.

Business Manager, Grand Opera House,

Business Manager, Grand Opera House, Rochester, N. Y. By Ald. Fee—Resolved, That upon the payment into the City Treasury of the sum of twenty-five dollars the Common Council be and is hereby re-quested to issue a license to the Grand Opera House in accordance with the foregoing petition. Adopted.

Ald. Fee moved that the President of this Board and Ald. Kelly be added to the Select Committee on the application of the "Rochester Superheated Water Company." Adopted.

Ald. Marson moved that action on the resolution

relating to the acceptance of certain city taxes from S. B. Williams, published at page 348 current

proceedings, be reconsidered. Adopted. On motion of Ald. Marson the resolution was referred to the committee on erroneous assessments.

By Ald. Marson-

To the Honorable the Common Council of the City of Rochester

Gentlemen: Your Assessment Committee submits the following as its report:

The petition of John Ferner and others requesting a reduction of an assessment made against sever in Clarkson street, and that of John Englert and many others for a correction of the Assessment Roll for the expense of the construction of the Hamburgh street sewer should be denied, as we see no just cause for the applications being granted.

The application of Thomas Dransfield, on behalf of his father's estate, for relief from an assessment made for the construction of a Medina roadway improvement in Hill street and a part of Platt street, should be referred to the Law Committee, as the questions there presented are more

of a legal nature than otherwise.

The petition of Mary Scully in the particulars mentioned in the accompanying resolution should

be granted.

The petition of Phœbe Dickinson to have a rebate made to her on account of the Gorham street asphalt improvement on account of curb stones in front of her premises prior to the construction of such improvement, should be granted to the extent of \$8.19, such amount being certified by the assessors to be reasonable and just, under the circumstances.

The petition of James B. Bainbridge to have a rebate made to him of \$24.05 from an assessment made against his property on Hudson street for the asphalt improvement on such street should be

granted.

Your committee therefore respectfully requests the adoption of the accompanying resolutions:
W. H. MARSON,
WM. SULLIVAN,
LEO J. HALL,

C. STEIN,

Assessment Committee. By Ald. Marson—Resolved, That the foregoing report of the assessment committee be, and the same hereby is, adopted Carried.

be directed to receive from Mary Scully, the general city tax for 1878 made against her property, known as N. W. 1-4 of lot No. 257 E. S. of Bolivar street, 9th ward, at the time of sale in 1879, and interest thereon at the rate of six per cent. per annum to the date of payment from the time of such sale. Adopted

annum to the date of payment from the time of such sale. Adopted.

By Ald. Marson—Resolved, That the Treasurer be, and he hereby is, directed to receive from Pheebe Dickinson the amount of the assessment made against her property on Gorham street, for the Gorham street asphaltum improvement, less \$8.19, which amount he shall charge to erroneous assessments; she to pay any interest or percentages that may have accrued at the time of such payment. Adopted.

By Ald. Marson—Resolved, That the treasurer he and he hereby is, directed to receive from James

be, and he hereby is, directed to receive from James P. Bainbridge the amount of an assessment made against his property on Hudson street on account of an asphaltum roadway improvement in such street, less the sum of \$25.04, which amount shall be charged to erroneous assessments, said Bainbridge

to pay any interest or percentages that may have accrued at the time of the payment. Adopted. By Ald. Marson–Resolved, That the petition of Thomas Dransfield on behalf of his father's estate be, and the sum hereby is, referred to the Law

Committee. Adopted.
On motion of Ald. Sullivan the Board then adjourned.
Peter Sheridan, City Clerk.

In Common Council-Dec. 22, 1887.

SPECIAL MEETING.

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

siding.

Present—Ald. Tracy. Sullivan, Marson, Fee,
Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall,
Judson, Stein. Bohrer, Kelly, Thayer—15.

Absent—Ald. Swikehard.

The President of the Common Council, Ald.

Wm. H. Tracy, stated that the meeting was called by order of His Honor, the Mayor, to consider what action would be necessary in relation to the recent explosions which have destroyed life and property.

property.

By Ald. Elliott—
Whereas, On the afternoon of December 21st an explosion of naphtha is reported to have occurred near the Jefferson mill, in the city of Rochester, by which much property was damaged and several lives lost and many persons injured; therefore,

Resolved, By the Common Council of the city of Rochester that the Law Committee and the Mayor and Aldermen Tracy, Sullivan and Marson, acting with Mr. Tubbs and the Executive Board, be empowered to inquire into the cause of the explosion, by whose authority naphtha or any similar inflammable or explosive material was conducted through the city, and to employ counsel, if necessary, and all other aids that may be deemed necessary by that committee and the City Attorney for proper that committee and the City Attorney for proper offense and defense in the premises, and that the said committee and the City Attorney commence at once upon the work. Adopted.

By Ald. Kelly—

Resolved, That a committee of three be appointed by the chair to ascertain if there are any puisances in connection with the refujing of oil or

pointed by the char to ascertain it there are any nuisances in connection with the refining of oil or the manufacture of gas in this city that should be abated; that all city employees and officials aid said committee in their investigations and that said committee report its recommendations to this board at its next regular meeting. Adopted.

Ald. Sullivan asked and obtained unanimous con-

sent to present the following: By Ald. Sullivan—

Resolved, That the thanks of the citizens of Rochester are due, and are hereby tendered by them, through their representatives, the members By Ald. Marson—Resolved, That the foregoing port of the assessment committee be, and the me hereby is, adopted Carried.

By Ald. Marson—Resolved, That the treasurer is a treat that the treasurer is a treat that the treasurer is a treat treatment of the Common Council, to the members of the Rochester Fire Department, who, under the experienced leadership of Chief Bemish and his able assistants, at yesterday's disastrous fire performed their duties with conspicuous skill, daring

their duties with conspicuous skill, daring and bravery, under circumstances of exceptional danger. Adopted.

Add Kelly asked and obtained unanimous consent to present the following:

By Ald. Kelly—
Whereas, Accidents are liable to happen with the Water Works system of the City during the period of fires that might impair the usefulness of the hydrants, thereby resulting in great loss of property: therefore.

erty; therefore, Resolved, That Resolved, That the Executive Board and the Chief Engineer of the Fire Department be required Chief Engineer of the Fire Department be required to give to this Common Council, at its next regular meeting their opinion whether or not it would be deemed advisable to require the presence of at least one steam fire engine at every fire occurring within the city limits. Adopted.

The President handed down the names of the following committee to ascertain if there are any nuisances in connection with the refining of oil or the manufacture of gas in this city, such committee being Ald. Kelly, Hall, Fritzsche.

The Board then adjourned.

Peter Sheridan, City Clerk.

In Common Council, Dec. 27, 1887.

REGULAR MEETING.

Ald. Wm. Tracy, President of the Board, presid-

ing.
Present—Ald. Tracy, Sullivan, Marson, Kohlmetz, Fritzsche, Elliott, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—13.
Absent—Ald. Fee, Foley, Bohrer—3.

APPROVAL OF THE MINUTES

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

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

By Ald. Marson—Petition for Edison electric lights on Adams street, and moved that the Lamp Committee be directed to place lights thereon. Adopted

Adopted.

By Ald. Kohlmetz—Petition of Eliza Dowd for permission to erect a wood building, and moved that permission be granted. Adopted.

By Ald. Eliott—Petition of M. F. Castleman for permission to move a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Selve—Petition of Mary Smith in rela-

By Ald. Selve—Petition of Mary Smith in relation to an erroneous assessment. Referred to the

Assessment Committee

By Ald. Selve—Petition of Robert M. Madden for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald, Judson—Petition of H. B. Donaldson for

permission to remove and remodel a wood build-ing. Referred to the Wood Building Committee

permission to remove and remodel a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Judson—Communication from the City Assessors in relation to the erroneous assessment of property in the 12th Ward assessed to J. Nowwaski. Referred to the Assessment Committee.

By Ald. Stein—Petitions of S. Silverman and Louis Shultz for permission to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Kelly—Petition of W. H. Brown for permission to erect a wood building. Permission granted.

By Ald. Thayer—Petition for water mains in Iudson street. Referred to the Water Works Hudson street.

Committee and Executive Board. REPORTS OF STANDING COMMITTEES.

By Ald. Kohlmetz:

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

GENTLEMEN-Your Law Committee begs leave to submit the following as its report: That the petition of Hon. John Van Voorhis be granted and

that the treasurer be instructed to receive from said Van Voorhis and his wife respectively the amount of the general city taxes against their re-spective premises in the Fifth, Seventh and Tenth wards, during the years 1885, 1886 and 1887, less any and all water rates or assestments added thereto, as of the date when the same was tendered to him, and upon such payment being meda to discharge and upon such payment being made to discharge said city taxes.

Your committee would further report that heretofore an action was begun against the city by Melissa M. Farrar and others to restrain the city from discharging sewage and waters from the Lyell and Saxton street sewer through the ravine through their premises, and which resulted in a judgment being entered in favor of the plaintiffs on the 30th day of December, 1886, for \$117.00 costs and a per-manent injunction after six months from the entry manent injunction after six months from the entry of the judgment and notice thereof, from which judgment an appeal was taken to the General Term, pursuant to authority from your honorable body, on Jan. 12, 1887, and which appeal is now pending undetermined. The plaintiffs have since disposed and conveyed the premises upon which the alleged nuisance existed to others, thus leaving the legal questions involved in the action mere abstract ones. They have offered in each the costs of the legal questions involved in the action mere abstract ones. They have offered, in case the costs of the judgment and interest from the date of entry thereof, and \$20 costs of the appeal, being paid to their attorney to discharge and vacate the judgment, and to discontinue the action without other costs to either party as against the other, and to do whatever may be necessary to effectually remove the injunction created by the judgment. This, your committee, considers to be to the advantage of the city to accept, and such is the advance of the of the city to accept, and such is the advice of the City Attorney. You committee is of the opinion that the

stions of Thomas J. Gamble and Martha J. Patterson should be held for consideration at the next meeting of your committee, at which time the Executive Board will be prepared to render a report in reference to the Gamble claim, which will be an

Your committee, therefore, recommends the adoption of the following resolutions.

H. KOHLMETZ,
J. S. JUDSON,
GEO. W. ELLIOTT.
Committee.

By Ald. Kohlmetz—Resolved, That the foregoing report of the Law Committee be, and the same hereby is, adopted and confirmed. Adopted. By Ald. Kohlmetz—Resolved, That the Treasurer be, and he hereby is, instructed to receive from John Van Voorhis, and his wife, respectively, the amount of the general city taxes for the years 1885, 1886 and 1887,less any and all water rates or assessments added thereto excited their report or assessments added thereto, against their respec-tive premises in the Fifth, Seventh and Tenth wards, as of the dates when the same were heretofore tendered to him, and upon such payment being made, he be directed to discharge said taxes. Adopted

Adopted.

By Ald. Kohlmetz—Resolved, That upon the execution and delivery of suitable stipulations and other papers, acknowledged as may be required and as deemed necessary by the city attorney, to vacate the injunction contained in the judgment of the Supreme Court in the action of Melssa M. Farrar and others against the city, and as referred to in the foregoing report and a discontinuance of the action, the Clerk draw an order on the Treasurer, payable from the contingent fund, in favor of Raleigh Farrar, Esq., the plaintiff's attorney, for one hundred and thirty-seven dollars, and interest upon one hundred and seventeen dollars from Dec. 30, hundred and thirty-seven dollars and interest upon one hundred and seventeen dollars from Dec. 30, 1886, to the time when said order is drawn, to be in full of the plaintiff's costs and disbursements in said action, including the appeal taken therein and now pending in the General Term.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz, Fritzsche, Elliott, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—13.

By Ald. Elliott: Resolved, That the Law Committee be authorized to take such remedies in behalf of the city as they shall be advised are com-

petent and necessary to abate any nuisance	in the	Peter G. Miller, Janitor City Bld'g Geo. A. Benton, Clerk Civil Service Com William H. O'Kane, Milk Inspector	75 00
afty resulting from the storage or manufact	ure of	Geo. A. Benton, Clerk Civil Service Com	25 00 83 33
petroleum, or naphtha, or any of the produ		William II. O Itano, Mink Imspector	oo oo
petroleum, and to restrain any person or por corporations, from conducting naphtha	or pe-	POOR FUND.	100 10
troleum, or any product of petroleum, throu- portion of the city of Rochester by means of	ghany	John Fisher, meat \$: A. L. Morris,	50 00
portion of the city of Rochester by means of	pipes	Kleinhans Bros	25 00
aid upon or over or under ground. Adopted.		T Fokhart	25 00
FINANCE BUDGET No. 9.		Grainger & Smyth Bros.,	50 00
ROGERSTER N V Dec 27	1887	H. Hedditch,	75 00 199 02
ROCHESTER, N. Y., Dec. 27, By Ald. Thayer—Resolved, That in pursus Section 58 of the City Charter the City Cla	nce of		124 69
Section 58 of the City Charter, the City Cle	erk be,	J. Wittman, W. S. Woodruff, groceries\$	69 00
and he hereby is directed to draw warrants	on the	Duffy Bros., C. H. Webb,	$\frac{13}{3} \frac{75}{00}$
persons, for the amounts set opposite their re	espect-	Hugh Hamilton	13 00
and he hereby is directed to draw warrants City Treasurer, in favor of the following persons, for the amounts set opposite their re- ive names, and that the City Treasurer be, a hereby is directed to pay said warrants where are funds applicable, and charge the proper	ind he	J. M. Pitkin,	8 00
hereby is directed to pay said warrants when	there	George E. Lang,	45 00 38 00
are funds applicable, and charge the proper as follows:	runus;	J. W. Mudgett, Geo. J. Knapp	12 00
CONTINGENT FUND.		Thomas Coulson	10 50
MISCELLANEOUS ACCOUNTS.		James McMannis,	81 84
Union and Advertiser Co., printing, &c\$	319 74	M Henerger.	26 00 202 83
Union and Advertiser Co., printing, Vick	40.00	Lohn Gleichauf.	24 00
vs. City	$\frac{48}{12} \frac{00}{00}$	J. F. Merz,	4 00
Union and Advertiser Co., printing	2 00	J. C. Gray,	$\frac{61}{32} \frac{50}{00}$
Lawrence W. Davis, serving notices	28 82	Geo A Hart.	13 00
H. M. Davis,	69 38 20 69	J. F. Merz, J. C. Gray, T. McAnarney, Geo. A. Hart, Punch & Son, burials.	12 50
Geo. A. Benton, Sec'y C. S. disbursements I. F. Quinby,	34 94		$\frac{18}{18} \frac{50}{50}$
Williamson & Higbie, books, (Assessor's			54 50
office)	7 25	W C Dielringen eegl	193 38
Williamson & Higbie, stationery, Munic-	85 50	Bernhard & Casey Doyle, Gallery & Co., coal. M. McCormack, hack hire	127 50
ipal Court	1 00	Doyle, Gallery & Co., coal	131 25 7 00
Louis Ernst & Son, shot for Surveyor Adelbert P. Little, copying minutes Miller		Anthony Eble.	11 00
Citr	67 20	Anthony Eble, Mrs. J. Killip, rent	16 00
V. Fleckenstein, P. M., postage stamps. John P. Smith, bookbinding (assessors). M. Greenagle, hack hire Surveyor. Anthony Eble, hack hire W. B. com.	$\begin{array}{c} 5 & 00 \\ 318 & 65 \end{array}$	H. Oberst, Elizabeth Kelly, rent. Mina Lauterbach, rent.	$\frac{18}{3} \frac{00}{50}$
M. Greenagle, back hire Surveyor	6 00	Elizabeth Kelly, rent	21 00
Anthony Eble, hack hire W. B. com	3 00	Mina Lauterbach, rent	11 00
Moss Engraving Co., maps for manual John A. Vanderwerf, drawing boards Philip F. Schubmehl, services manual com.	16 00	A. Brown & Son, meat Katherine Kellar, bread	$157 65 \\ 75 31$
Philip F Schubmehl services manual com.	13 53 50 00	F. Odenbach,	45 33
W. L. Buckland, hack hire special park		Mary Flannigan, boardStone & Campbell, flour	7 00
com	13 00	Stone & Campbell, flour	359 80 25 75
John A. Davis, disbursements James Coughlin, serving redemption no-	160 11	A. H. Martin, disbursements Louis Ernst & Son, brackets	1 05
tices	45 00	J. T. Cox. carpet cleaning, &c	3 37
Geo. Bingham, services park committee	4 00	G. Goetzman, soap	63 60 7 52
L. Higgenbotham, engraving for manual	60 00	F. J. Amsden, transportation D. McCormick, repairing stove	6 35
PAY ROLL MONTH DECEMBER.	OFF 00	John P. Smith, printing	4 50
C. R. Parsons, Mayor	$275 00 \\ 375 00$	PAY ROLL FOR MONTH OF DECEMBER	₹.
John A. Davis, Treasurer. F. P. Allen, Asst. Treasurer. Edward Thomas, clerk Chas. M. Beattie,	166 66	A. H. Martin, Overseer J. H. McGregor, Clerk Thos. Swanton, Jos. Eagan.	141 66
Edward Thomas, clerk Chas. M. Beattie, A. D. Davis Fred E Shedd Iyan Powers, City Attorney	91 66	J. H. McGregor, Clerk	75 00
Chas. M. Beattle,	83 33 70 00	Thos. Swanton, Jos. Eagan,	75 00 75 00
Fred E Shedd	60 00	O III	$62\ 50$
	350 00	Geo. Harret, Dr. J. L. Roseboom, city physician. Dr. Pauline Morton, city physician. Dr. N. M. Collins, city physician. Dr. A. R. Gumbarts, city physician. Dr. V. A. Hoard, city physician. Geo. A. Fischer, City Physician. P. P. Dickinson, Excise Commissioners. C. Heryberger.	41 66
H. J. Sullivan, Assistant City Attorney	208 33 91 66	Dr. Pauline Morton, city physician	41 66 41 66
E. D. Smith, Stenographer	83 33	Dr. A. R. Gumbarts, city physician	41 66
W. J. Burke, Clerk I. F. Quinby, Surveyor.	191 66	Dr. V. A. Hoard, city physician	41 66
W I Stewart Assistant Surveyor	125 00 83 33	Geo. A. Fischer, City Physician	41 66 60 00
W. B. Sackett, W. W. Race, I. H. Quinby, John Kenyon, Wm. M. Rebasz.	63 33	C. Herzberger,	60 00
I. H. Quinby,	63 33	Tog Molloy	60 00
John Kenyon,	54 16	John Mason, Clerk	65 00
Wm. M. Rebasz, C. E. Bingham,	75 00 50 00	LAMP FUND.	
Martin Wahl	48 33	John Batterson, carting lamp tops	4 00
I W MaConnoll	25 00	Posts	7 50
L. A. Fratt, City Assessor	225 00 225 00	PAY ROLL MONTH DECEMBER. Chas. Finnegan, supt. Electric light	50 00
Jacob Gerling	225 00	CIMY PROPERTY FUND	42.40
L. A. Pratt, City Assessor. M. J. Mahar, Jacob Gerling Thos. E. White, Judge Municipal Court. Geo. E. Warner, Wm. F. Chandler, Clerk Peter Sheridan, City Clerk. F. J. Lwin, City Messenger	200 00	CITI FILOI EILIT FORD.	65 00
Geo. E. Warner,	200 00 75 00	S B Williams Oil	80
Peter Sheridan, City Clerk	166 66	I lohngon & Sprague Insuring School NO. 51.	160 00 185 00
F. J. Irwin, City Messenger	100 00		
Wm. Butler Assistant City Messenger	20 83 100 00	I. S. Disbrow, ballot boxes	23 41
Daniel O' Neil, Watchman City Hall	75 00	I. S. Disbrow, ballot boxes. (Oct.) Lewis Ernst & Son, hardware. Ed Emerick, care of clocks.	23 41 13 15 87 50
F. J. Irwin, City Messenger Wm. Butler Assistant City Messenger Arthur McCormick, Fire Marshal Daniel O' Neil, Watchman City Hall John O' Leary, Engineer	75 00	Ed Emerick, care of clocks	87 50

John R. Brady, whitening and painting	1	John Bletzer,	•• • • • • • • • • • • • • • • • • • • •	72 50
City Hall. James McCormick, repairing the City Hall	422 75	Geo. Mohr, E. O'Loughlin,	••	75 00
James McCormick, repairing the City Hall	119 62	E. O'Loughlin,	••	75 00
Geo. Meyer, repairing furniture	61 65	Geo. Kleisly, E. J. O'Brien,		$\frac{75}{75} \frac{00}{00}$
PARK FUND.		E. J. O'Brien,		75 00
	1	John B. Davis, Nich. J. Loos, John H. Dana,	••	75 00
David Clancey, flag walk on Plymouth	200 00	Nich, J. Loos,	••	75 00
Park	200 00	John H. Dana.		75 00
POLICE FUND.		Ed. Van Vorst, John C. McQuatters, John M. Reis,	••	75 00
Albert Beir, furniture	\$13 80	John C. McQuatters.		75 OO
T. T. Cox. alcouing cornets	5 60	John M. Reis.		75 00
J. T. Cox. cleaning carpets	15 50	Jacob Frank,		75 00
Coo D Poilor rolling and washing	33 75	John Wangman,	**	75 00
Geo. P. Bailey, police badges	37 03	John Monaghan,	••	75 OQ
F. W. Lang, hay and straw Louis Ernst & Son, merchandise patrol	01 00	Chas. Siefferd,	**	75 - 00
Louis Ernst & Son, merchandise patrol	4 98	Danl Golding		75 00
dept. John W. Taylor, photographs, Rogues'	4 90	Danl. Golding, Jas. P. Flynn, Hugh Clark,		75 00
John W. Taylor, photographs, Rogues	01 00	Hugh Clark		75 00
Canci y	61 00	Wm Torogy	••	$75\ 00$
Chas. H. Bidwell, feed for horses	65 41	Wm. Laragy, W. R. McArthur,		75 00
Rochester Gas Co., gas patrol house	8 10	Chea Sturn		60 00
Kane & Doud, meals for officers	14 00	Chas. Stupp,		75 00
Ed. P. Olmstead, meals for prisoners,	24 25	F. A. Klubertanz,	··	75 00
B. Frank Enos, expenses, November	$10^{\circ}55$	J. E. Moran, A. J. Moynihan,		75 00
Ben. C. Furtherer, expenses in Watson case	4 89	A. J. Moyninan,	• • • • • •	75 00
P. C. Kayanagh, expenses in Dugan case	20 23	Theo. H. Cazeau, Chas. P. Player, J. W. Chatfield		
Samuel Sloan, repairs at headquarters	$12 \ 10$	Chas. P. Player,		75 00
Western Union Telegraph Co., services,		J. W. Chatheld		75 00
Nov	15 96	John Cougniin		75 00
Western Union Tel. Co., services Nov	27 97	Albert Gerber	• • • • •	75 00
Baltimore & Ohio Tel. Co., services Sept	3 64	Isaac G. Lovett John W. Banker, James B. Cady,		72 50
Rochester District Tel. Co., services Nov.	6 45	John W. Banker,		68 83
		James B. Cady,		65 00
PAY ROLL FOR MONTH OF NOVEMB	ER.	Albert B. Marble, Wm. E. O'Brien	••	65 60
Bartholomew Keeler, Police Justice	291 67	Wm. E. O'Brien		36 89
B. Frank Enos, Police Clerk	125 00	Wm. A. Metzgar		36.89
Jos. P. Cleary, Chief Police	150 00	Thos. F. O' Connor.		36 89
Chas. McCormick, Asst. Chief and Day Cap	116 67	Wm. J. McBride.		36 89
Wm Keith Night Cantain	108 33	Wm. A. Metzgar Thos. F. O'Connor, Wm. J. McBride, Ed. J. Henehan, Frank Y. Lynch, John P. McDonald, Jeremiah O'Grady.		36.89
	85 00	Frank V. Lynch.	••	36 89
John A. Baird,	85 00	John P. McDonald.	••	36 89
John E. McDermott,	85 00	Jeremiah O'Grady,		36 89
John A. Baird, John E. McDermott, Frank S. Skuse.	85 00	Sharon L. Sherman,		36 89
John C. Hayden Detective	100 00	Thos. Foley,		36 89
Thos Lynch	90 00	Chos A Alt		36 89
Poter Lauer	90 00	Chas. A. Alt, Martin P. Snyder,		21 70
Henry Raker	90 00	Chas. Weber,		36 89
Thos A Burchill	90 00	Mrran E Arrows		34 72
Jos S Roworth	90 00	Chas E Schroeder		36 89
Patk C Kayanagh	90 00	Myron E. Avery, Chas. F. Schroeder, John M. Durkin,		36 89
Thos Dukelow	90 00	James Koonan		36 89
Ben C. Furtherer	90 00	John A Weber		36 89
John E. McDermott, Frank S. Skuse, John C. Hayden, Thos. Lynch, Peter Lauer, Henry Baker, Thos. A. Burchill, Jos. S. Roworth, Patk. C. Kavanagh, Thos. Dukelow, Ben C. Furtherer, Geo. Long, Robert Burns, Andrew Connolly	90 00	James Keenan, John A. Weber, Wm. Mullane,		36 89
Robert Burns.	75 00	Whi. Muhahe, Thos. J. Gargan, Victor Hohman, Julius Luscher,		36 89
Robert Burns, Andrew Connolly, Jacob Harter, Wm. P. O' Neil, John Mitchell, Ed McDonough, Wm. McKelvey, Jos. St. Hellen, Robert Sloan, John Dean,	75 00	Victor Hohman	••	36 89
Jacob Harter.	75 00	Julius Luscher.	••	36 89
Wm. P. O'Neil.	72 50	John Shire,		36 89
John Mitchell. · · · · · · · · · · · · · · · · · ·	75 00			26 04
Ed McDonough.	75 00	Julius A. Brown, Chas. Dingman Robert B. Swanton, Chas. Wilson, Louis W. Miller,	driver	$72\ 50$
Wm. McKelvey,	30 00	Robert B. Swanton,	driver	65 00
Jos. St. Hellen.	75 00	Chas. Wilson.	•• ••••••	65 00
Robert Sloan,	75 00	Louis W. Miller.	operator	$40\ 00$
John Dean,	75 00	Henry W. Martin,		40 00
Samuel Schwartz,	75 00	Henry M. Webb,		40 00
John Dean, Samuel Schwartz, James A. Johnson, Charles W. Peart, Charles Hart.	75 00	Louis W. Miller, Henry W. Martin, Henry M. Webb, Charles W. Struble,	doorman	65 00
Charles W. Peart,	75 00	Jacob Markey,	janitor	65 00
Charles Hart,	75 00	Mich. Cain,	patrolman	75 00
Michael Hynes,	75 00	Wm. White,		75 OO
Louis Nold,	75 00	1	T	
Peter Hess,	75 00	EXECUTIVE BO	OARD DEPARTMENT, ER, N. Y., Dec. 23, 1	60m }
Oliver A. Youle,	75 00	ROCHEST	ER, N. Y., Dec. 23, 1	887.)
Fred. Kipphut,	75 00	Mo the Coming on Course	¿7 •	
P. J. Cummings, · · · · · · · · · · · · · · · · · · ·	75 00	To the Common Counc	и:	
Benj. L. Stetson,	72 50	The accompanying h	ills and estimates, as	per the
Charles Hart, Michael Hynes, Louis Nold, Peter Hess, Oliver A. Youle, Fred. Kipphut, P. J. Cummings, Benj. L. Stetson, Patk. Canfield,	75 00	following statement	having been lawfull	y con-
Patrick Culligan.	75 00	following statement, tracted, examined, an	idited and settled l	by this
William Murray	75 00	Roard are berehy o	ertified to your ho	norable
Michael Englert.	75 00	Board for navment	pursuant to sec. 148	of the
John Sullivan,	75 00	City Charter Respec	fully submitted.	00
	$\frac{15}{75} \frac{00}{00}$	Board, are hereby c Board for payment, City Charter. Respec THOS	J NEVILLE	
Dennis Hogan, James E. Ryan,	75.00	Inus	Clerk of Executive B	oard
John Yaman,	75 00	1 contract of the contract of		
Michael Zimmerman,	75 00	High	ıway F u nd.	
George H. Kron	75 00		street signs	9 60
George Leise.	75 00	Andrew E. Hyde, repa	airs to Webster ave.	
Henry Raker, Jr.,		Sewer		101 88
Michael Fitzpatrick,	75 00	Henry Hebing, hardw	are	12 08
William Hilliard.	75 00		mber	2 30
Fred. Walter,	75 00	Waldert & Anscomb, h	nardware	5 05
,	50			

The state of the control of the state of the	T. I. A. TT. All conduct for large and conduction of the conductio
East avenue Repair, Care and Sprinkling Fund, Ord. 3161, part cost of work 150 00	John A. Vanderwerf, labor and material 206 41
Fund, Ord. 3161, part cost of work	H. A. Kingsley & Co., nails
Hill & French, wood. 250	C. J. Robinson, horse foot tubs
Chas, S. Cook & Son, nails	George Hennegan, riceepairs to water serv 3 00
Hill & French, wood. 2 50 Chas. S. Cook & Son, nails. 9 00 Rochester Gaslight Co., coke. 25 04	P. Ronan & Son, team labor 10 45
Crossman Bros., sand	Joseph H. Adwen, painting and varnishing
Peter W. Cook, use of horse and buggy 14 00	buggy
H. A Kingsley & Co., hardware	Hicks & McKenzie, horse shoeing 36 00
Foley & Duncan, lumber	Francis McKenna, washing 880
Alfred P. Mann, repairs to harness 11 85 Mack & Company, hand axes 2 75	C. T. Crouch & Son, lumber
	A. F. & S. C. Stewart, repairs to wagons 43 79 Rochester Lead Works, solder 12 00
Otis & Gorsline, sewer pipe	Rochester Lead Works, solder
for Dec	material
A. F. & S. C. Stewart, repairs to buggy 7 83	John C. King, bedding 15 42
Samuel Sloan, supplies for steam roller 6 63	Samuel Sloan, plumbing supplies 15 05
Frank D. Hotchkiss, insurance 45 00	T. J. Neville, Clerk, disbursements for
Chas. E. Kohlmetz, iron supplies 20 04	oats, etc 121 76
Thos. J. Neville, clerk, disbursements 33 82	J. B. Colman, taps 125 84 M. Barry, wood 7 50
Hicks & McKenzie, horse shoeing 5 50	M. Barry, wood 7 50
Garvey & Donnelly, repairs to sprinklers, &c	H. L. West, painting cutters
&c. 19 10 George Underhill, disbursements for lift	T. J. Neville, Clerk, subscription for survey at Hemlock lake 500
bridges	Street department, labor and material 79 60
Whitmore, Rauber & Vicinus, labor and	Henry D. Blackwood, labor and material
cement	Mr. Hope reservoir
Frank B. Callister, grates for stoves 1 75	Joseph Cowles, labor and material 71 33
Standard Sswer Pipe Co., sewer pipe 76 92	Standard Sewer Pipe Co., sewer pipe 27 40
F. C. Lauer & Sons, repairs to sidewalks,	G. W. & C. T. Crouch, lumber 83 31
etc	
Total	Total
	Fire Department Fund.
Water Pipe Fund,	E. A. Frost, agent, purchase price of lot
Monthly pay roll for December 1887 618.57	on Plymouth avenue
Geo. W. Aldridge, salary for Dec. 1887 200 00	Valentine Sander, purchase price of lot on
Lames M. Aikennead, salary for Dec. 1887. 2 200 00 1	Culver park 1,500 00
John C. Moore, paper 5 75	Monthly pay roll for December, 1887 4,237 84
John C. Moore, paper 5 75 R. D. Wood & Co., hydrants 310 00 Buffalo Cast Iron Pipe Co., water pipe 119 92 Lackow W. Wood in Montanin Constraint 119 92	United Gas Improvement Co., gas 2 85
Buffalo Cast Iron Pipe Co., water pipe 119 92	Frank B. Callister, stoves, &c
Jackson & woodin Manufacturing Co. est.	John C. King, mattresses, &c
No. 4, cast iron pipes and special cast ings	Street Department, removing rubbish from Hose House No. 1
William Fuller, estimate No. 4 Group 116. 290 00	Hose House No. 1 3 70 Citizens' Gas Co., gas 25 02 Rochester Gas Light Co., gas 19 35
Geo. Chambers, estimate No. 2 group 125 250 00	Rochester Gas Light Co., gas
David Clancy, final estimate group 117 70 93	Active Hose Co., monthly appropriation. 250 00
Wm. Dver final estimate group 118 72.86	Alert 237 50
N. L. Brayer, final estimate group 121 87 18	Protective Sack and Bucket Co., quarterly
John Howe, final estimate group 124 28 98 Andrew E. Hyde, laying water pipe South	appropriation
Andrew E. Hyde, laying water pipe South	Howe & Bassett, plumbing
Ford and North streets 159 92 1	Charles S. Cook & Son, hardware 9 43
H. M. Tripp, trenching Clifford street 82 50 Thos. J. Neville, clerk, disbursements 16 58	Jacob J. Kolb, ringing alarms.St. Joseph's
Thos. J. Neville, clerk, disbursements 16 58	Church
William Dyer, final estimate group 115 94 02	E. W. Tripp, ice, Hose House No. 4 6 65 B. H. Clark & Son, repairs to Active Hose
Total\$3,257 22	house
the state of the s	Samuel Sloan, hose valves
Water Works Fund.	Munn & Anstice, sash weights 1 20
Monthly pay roll, operating expenses for	A. V. Smith Co., robe, &c 13 00
December\$2,080 23	Philip Ernst, repairs to harness
Monthly pay roll, service and repairs for December	John A. Vanderwerf, repairs to buildings. 245 11
Hamilton & Mathews, hardware 9 01	Thos. J. Neville, Clerk, dispursements for
T. J. Neville, clerk, land damages along	hay.&c
conduit line	Chas. E. Kohlmetz, steel bar
Thos. Buckley, use of horse	Henry D. Blackwood, repairs to building. 80 52
James Johnston, insurance	Henry D. Blackwood, repairs to building. 80 52 Dr. A. Tegg, veterinary services and med-
A. V. Smith Company, cushions 5 50	icines 224 50
Williamson & Higbie, stationery 26 56	John G. Hetzler, ice
Hill & French, coal	D. W. Redding, repairs to steamer No. 2. 500
Bradshaw & Herzberger, coal, pump house 360 61 Jackson & Burleigh, blotters	William Bassett, repairs to Hose House
Rochester Gas Light Co., gas	No. 1
Rochester German Insurance Co., insur-	Jedediah White, straw 47 55 A. C. Milow, refreshments for firemen 35 15
ance	A. C. Milow, refreshments for firemen 35 15
Jas. R. Chamberlin, packing 53 30	Total\$6,607 68
M. E. Servis, framing drawings 8 90	
Howe & Bassett, plumbing supplies 146 90	Local Improvement Funds.
Stoertz Brothers, pounders	Weider & McMahon, lowering service, Cot-
B. F. Harris, rent of barn for ec., 1887 22 50	tage st. walk and grading, O. 3,283 22 79
Robert Crennell, labor and material, con-	O.M.Rice, inspection Ely st. improvemenn, O. 3,250
duit line	O. 3,250
Thomas M. Blossom, labor and material. 41 28	John Klein, inspection Bay st. stone sewer, O.3,238 15 00 Samuel Eaton, inspection W. Orange st. pipe sewer, O. 3,316 11 25
National Meter Co., meters and repairs 262 60	Samuel Eaton, inspection W. Orange st.
James C. Norris, painting and lettering	pipe sewer, O. 3,316
sleighs	Chas. H. Bowen, inspection Philander st.
Alfred P. Mann, blankets, &c	pipe se wer, O. 3,292 26 25

William Howe, inspection Hawley, Rev-	3 75	Inspection, stakes, &c., Central park pipe
noids and Flint sts. sewer, O. 3308 Joseph De Poe, inspection Kelly st. Mc-		sewer, O. 3,219
Adam improvement, O. 3,289	22 50	sewer, O. 2,963 183 45
Geo. J. Miller, inspection Thomas park pipe sewer, O. 3,314. M. H. Ray, inspection Fifth ave. pipe sewer, O. 3,281.	30 00	Partial Estimates.
M. H. Ray, inspection Fifth ave. pipe	20 00	john Mauder, Est. No. 1, Parsells ave. pipe sewer, 0.3,170
M.H. Ray, inspection Penn. ave. pipe sew- er, O. 3,265		W. H. Jones & Sons, Est. No. 4, Scio street
er, O. 3,265	7 50	
Ernst Kettwig, inspection Ulm st. pipe sewer, O. 3,221	15 00	Final Estimates. N. L. Brayer, Ely st. Medina imp't, O.
John J. Bowen, inspection Whitmore pk. pipe sewer, O. 3,309	5 00	3,250\$ 643 80
Obed M. Rice, inspection Schanck ave. plank walk, O. 3,305.		3,250 \$ 643 80 Wm. H. Jones & Sons, Scio st. sewer clean- ing, O. 3,295 91 00
Obed M Rice inspection Alphonsus ave	13 13	Jas. Logan, Lake av. park p'k walk, O. 3,304 112 70
Obed M. Rice, inspection Alphonsus ave. grading and walk, O. 3,301	20 00	Thos. Oliver & Sons, Third ave. p'k walk, O. 3,285
Jacob Kolb, inspection Edward st. pipe sewer, O. 3,306	8 75	F. C. Lauer's Sons, Ave. A pipe sewer. O.
wm. S. Pike, inspection Mt. Hope ave.		3,307
gravel improvement, O. 3,275	17 50	D. D. Zoller, Ravine ave. p'k walk, O.
Geo. S. Bristow, inspection Spring st. pipe sewer, O. 3,258	17 50	3,254
F. Bien, inspection Second ave pipe sewer, O. 3,204. D. G. W. Hatch, inspection Goodman st. stone sewer, O. 2,963.	32 50	_O. 3,303 252 93
D. G. W. Hatch, inspection Goodman st.		Henry Goetzman, Davis st. p'k walk, O. 3,269
D.W. Knight, inspection Parsells ave pipe	65 00	McConnell & Brewer, Alphonsus ave.
sewer. O. 3.170	58 75	grading and walk, O. 3,301 1,032 63 McConnell & Brewer, North st. grading
August Seiser, inspection Scio st. sewer cleaning, O. 3,295.	8 13	and walk, 0. 3,297. 343 98 P. S. Wilson, West ave. sweeping and cleaning, 0. 3,199. 371 93
August Seiser inspection Scio et Moamam		cleaning, O. 3.199
improvement, O. 3.222	41 25	Geo. Chambers, Edward St. pipe sewer, O.
August Seiser, inspection Scio st. sewer cleaning, O. 3,295	8 13	3,306
August Seiser, inspection Scio st. McAdam imp't, O. 3,222	41 25	F. C. Lauer's Sons, W. Orange st. pipe sewer, O. 3,316
Water Works Department.		Wm. Dyer, Philander st. pipe sewer, O. 3,292
Labor, lengthening services, &c., Mon-		Whitmore, Rauber & Vicinus, Fifth ave.
roe ave. improvement, O. 3,287 Lowering water mains Ely st. Medina im-	192 00	pipe sewer, O. 3,281
provemento. 3,250	32 2 8	nia ave. pipe sewer, O. 3,265 4,684 12
Lowering water mains Scio st. Mcadam improvement, O. 3.222	201 49	S. J. Wagoner, Thomas Pk. pipe sewer, O. 3,314
Street Department.	A01 48	John Mauder, Spring st. pipe sewer, O.
Constructing crosswalk, Hebard st. impt.,		3,258 1,197 97 Wm. Fuller, Bay st. stone sewer, O. 3,238 1,117 70
O. 3,263 Constructing crosswalk, &c., Ravine ave.	\$16 14	Wm. H. Jones & Sons. Mt. Hope ave. grav-
plank walk, O. 3,254	26 43	el Impt., O. 3,275
Inspection and stakes, Spring st. pipe sew- er, O. 3,258.	23 28	0. 5.209
Inspection Scio st. sewer cleaning, O. 3,295	3 63	N. L. Brayer, Jones ave. Impt., O. 3,274 859 32 McConnell & Jones, Goodman st. outlet
Inspection Fourth st. plank walk, O. 3,303 Inspection First st. plank walk, O. 3,302	3 73 2 84	sewer, O. 2,963
Use of steam roller, East ave. repair, care		Total\$33,413 57
and sprinkling, O. 3,161	20 00	Adopted by the following vote:
Use of steam roller, &c., Mt. Hope ave. gravel impt., O. 3,275	335 77	Ayes—Ald. Tracy, Sullivan, Marson, Kohl- metz, Fritzsche, Elliott, Selye, Swikehard, Judson,
Inspection, stakes, &c., Thomas park pipe	13 47	Stein, Kelly, Thayer.—13.
Suspection, stakes, &c., Penn, ave. pine		REPORTS OF SELECT COMMITTEES.
sewer, O. 2,265	19 82	Ald. Kelly from the Special Committee on in-
plank walk, 0. 5,504	3 50	vestigating Vacuum Oil Company's works reported progress and asked further time to report. Fur-
Inspection, stakes, &c., Fifth ave. pipe sewer, O. 3,281	7 94	ther time was granted.
Inspection, stakes, &c., Philander st. pipe		COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR
sewer, O. 3,292	13 72	REFERENCE.
	45 25	By the Clerk— MAYOR'S OFFICE.
er, O. 3,238. Inspection, stakes, &c., Alphonsus ave. grading and walk, O. 3,301.	24 72	ROCHESTER, N. Y., Dec. 22, 1887.
		Gentlemen of the Common Council:
sewer, O. 3,307. Inspection, stakes, &c., W. Orange st. pipe sewer, O. 3,316.	7 73	The resolution adopted at your last regular meeting, giving authority to the Lamp Committee to
pipe sewer, O. 3,316	4 71	cause the lighting of streets in the Fifteenth and
Inspection, stakes, &c., Davis st. plank walk, O. 3,269.	14 15	Sixteenth wards, whenever the people upon any of said streets petition for the same, is hereby returned
walk, O. 3,269. Inspection, stakes, &c., North st. grading and walk, O. 3,297.		disapproved.
Inspection, stakes, &c., Edward st. pipe	11 44	The resolution adopted, provided that before any lights were furnished, the petition, or petitions.
Inspection, stakes, &c., Edward st. pipe sewer, O. 3,306. Inspection, stakes, &c., Third ave. plank walk, O. 3,285.	15 42	for the same should be certified to by the assessors
walk, O. 3,285	8 88	as being of a majority character, and it further provided that the said streets should then be lighted
Inspection, stakes, &c., Ely st. impt., O. 3,250		without delay, whenever there are funds applicable thereto.
Or Specific Control of the Control o	בא אב	NIC MICIGIO.

Your board fully understands, I think, that I am opposed to the delegating of its powers, or the management of it affairs, to its committees. If resolutions of this kind are to prevail, what record have we, from time to time, of what has been done, or of what is being accomplished?

The principle is wrong, and no reason exists for its being practiced. The object, which in this case is desired to be accomplished, is of an important character, and it is rendered so by the fact that the law under which the territory now constituting the character, and it is rendered so by the fact that the law under which the territory now constituting the Fifteenth and Sixteenth wards was admitted to the city, specifically provides a course of procedure when water-mains or lights for the streets are de-

when water-mains or inglus for the streets are desired therein.

The law, I assume, contemplates that all petitions for water mains, and for lights, shall be presented to the Common Council, filed with the City Clerk, and remain under the control and direction of your record and it is for your beard alone to determine. and remain under the control and direction of your board, and it is for your board alone to determine, when the said petitions are presented, whether the same are signed by a majority, or otherwise, and, if signed by a majority, you can then direct, by resolution, in what streets the lights shall be

placed. placed.
The clause, "whenever there are funds applicable," should the resolution be allowed to stand, would be apt to lead to confusion, and might involve the city in serious difficulty.

CORNELIUS R. PARSONS, Mayor.

The President stated the question to be "shall the resolution stand not with standing the objections

of his Honor the Mayor." The veto of the mayor was sustained by the fol-

lowing vote:
Nays—Ald. Tracy, Sullivan, Marson, Kohlmetz,
Fritzsche, Elliott, Selye, Hall, Swikehard, Judson,
Stein, Kelly, Thayer—13.

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Dec. 27, 1887.

To the Honorable, the Common Council:

Gentlemen: In response to the resolution offered by Ald. Kelly and adopted by your Board at a special meeting held December 22d, 1887, the Executive Board and the Chief Engineer of the Fire Department present the following suggestions as embodying their opinion as to the advisability of requiring "the presence of at least one steam fire accurring within the city engine at every fire occurring within the city limits:"

limits:"
First—That in the central business portions of the city, the Holly system is very effective, each hydrant being about equivalent to a steam fire engine. In this portion of the city if there should occur a general blowing up of the water mains, steamers would prove of very little account for lack of water from which to take suction.

Second—There are four steam fire engines now in commission and ready at any moment to re-

Second—There are four steam fire engines now in commission and ready at any moment to respond to the call of the Chief of the Fire Department and one is always run to outside fires. At any other fires in the city—should the Chief Engineer see the necessity for the aid of steamers, he can secure their presence in a very few moments by a signal from the nearest fire alarm box.

Third—From the foregoing considerations we are of the opinion that all necessary precautions are now being taken to secure to the fire department all needed appliances for the suppression of fires. Should circumstances of any kind seem to

ment an needed approances for the suppression of fires. Should circumstances of any kind seem to demand the presence of the steamers at every fire the Executive Board will promptly so order. Respectfully submitted,

THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Dec. 27, 1887.

To the Common Council:

GENTLEMEN-In accordance with the provisions of the city charter I hereby report that the following named persons have qualified and taken the oath of office required by law, viz. Jeaob Gerling, City Assessor; Edward D. See-

On motion of Ald. Judson the Common Council proceeded to hear allegations 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 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 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 rest of the expense, and which notice also required all persons interested in the subject matter of such improvement to attend she said Common Council at the time appointed in from all persons appearing,
Ald. Judson submitted the following:

An ordinance to construct the Goodman street sewer extension from the end of the present sewer therein to Beacon street.

The Common Council of the City of Rochester do

ordain and determine that the following improve-ment is necessary and should be made, to wit:

The construction of an extension of the Goodman street outlet sewer, from the southern terminus of that portion thereof now in process of construction southerly to the N. Y. C. & H. R. R. tracks; thence under the said railroad tracks and still southerly along Goodman street to the pro-longed medial line of Anderson avenue; thence easterly along Anderson avenue to intersect the sewer in Beacon street. with all required manholes, lampholes, new surface sewers, old surface sewers cleaned, repaired and connected, lot laterals and lot connections; also, all connections for prospec-tive intercepting sewers, roadway grading and gutter formations on the portions of the streets on the line of the proposed sewer that have not been heretofore improved.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to 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 \$58,000, 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 and ought to be as-sessed by a local assessment for the whole expense of said divergorement is described as follows:

sessed by a local assessment for the whole expense of said improvement is described as follows:
All the territory included within and described by the following boundary lines, viz.:
Biginning at the intersection of Goodman street with the division line between Edwin S. Hayward and Frederick S. Minges; thence southerly along Goodman street, including one tier of lots and parcels of land on the west side thereof, to East Main street, thence westerly along Fast Main street, excels of land on the west side thereof, to East Main street; thence westerly along East Main street, excluding one tier of lots on the south side thereof, to Prince street; thence southerly along Prince street, excluding a strip of land 150 feet in width on the east side thereof, to East avenue; thence westerly along East avenue, including one tier of lots on the north side thereof, to Prince street, thence southerly to East avenue; thence westerly along East avenue to a point 245 feet east of Alexalong East avenue to a point 245 feet east of Alexalong East avenue to a point 245 feet east of Alexander street; thence southerly on a line parallel to and 245 feet east therefrom to a point 254 feet north of Park avenue: thence easterly on a line parallel with and 254 feet north of Park avenue to a point 100 feet west of Meigs street; thence southerly and parallel with Meigs street to Park avenue; thence easterly along Park avenue to to a point 150 feet west of Rowley street; thence southerly and parallel with Rowley street to Brighton avenue; thence easterly along Brighton avenue to a point 140 feet east of Rowley street; thence northerly and parallel with Rowley street to a point 100 feet south of Park avenue; thence easterly to a point 265 feet east of Goodman street and 300 feet south of East avenue; thence northerly on a line parallel with Goodman street 800 feet; thence east and at right angles with the last mentioned line 202½ feet to the west line of H. E. Hooker's land; thence northerly on asid Hooker's west line, and on said line produced to a point 300 feet north of the north line of East avenue; thence easterly to a point mid-way between Rundel park and Hawthorn street; thence northerly and parallel with Hawthorn street to Culver park; thence easterly along Culver park: and including one tier of lots on the south side thereof to Portsmouth terrace; thence southerly along Portsmouth terrace, and including one tier of lots on the west side thereof, to East avenue; thence easterly along East avenue to the east line of Portsmouth terrace, exalleding the lots on the worthwest and northwest. feet west of Rowley street; thence southerly and avenue to the east line of Portsmouth terrace, excluding the lots on the northwest and northeast corners of East avenue and Portsmouth terrace; corners of East avenue and Portsmouth terrace; thence northerly along Portsmouth terrace, including one tier of lots on the east side thereof to a point midway between East avenue and Culver park; thence easterly on a line parallel with Culver park to the division line between the property of Marvin A. Culver and William S. Little; thence northerly along said division line to a point 300 feet morth of Culver park; thence westerly on a line parallel with Culver park to Jersey street; thence northerly along Jersey street, and including one tier of lots on the east side thereof, to University avenue, thence easterly along University avenue, including one tier of lots on the south side thereof, avenue, thence easterly along University avenue, including one tier of lots on the south side thereof, to the N. Y. C. & H. R. R. R. lands; thence still easterly, excluding one tier of lots on the north side thereof, to Crouch avenue; thence northerly along Crouch avenue, including one tier of lots on the east side thereof, to Leighton avenue; thence easterly along Leighton avenue, and including one tier of lots on the south side thereof, to the easterly boundary line of the Otis & Pool sub-division; thence northerly along said division line to Schanck avenue; thence easterly along Schanck avenue, and including one tier of lots on the south side thereof, to a point 4,200 feet east of the center of Goodman to a point 4,200 feet east of the center of Goodman to a point 4,200 reet east of the center of Goodman street; thence westerly along Schanck avenue, and including one tier of lots on the north side thereof, to the east line of the Thompson tract produced; thence northerly on said tract line to Hayward avenue: thence westerly along Hayward avenue, excluding one tier of lots on the south side thereof, to Goodman street; thence northerly along Goodman street to the place of beginning.

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 therefore.

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz, Fritzsche, Elliott, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—13.

FINAL ORDINANCE NO. 3,323, MONROE AVENUE OUTLET SEWER DITCH AROUND KONDOLF POND.

On motion of Ald. Judson, the Common Council proceeded to hear allegations 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 interest described the vertical and protect the difference of the difference of the council and protect the difference of the council and protect the difference of the difference of the council and protect the difference of the council and protect the difference of the council and protect the council and protect the difference of the council and protect the counci mate thereof 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 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 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 said improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons ap-

arter hearing such analysis pearing.

Ald. Judson submitted the following:

An ordinance to construct Monroe avenue outlet sewer, from Monroe avenue to the State ditch

The Common Council of the city of Rochester, do ordain and determine that the following im-

provement is necessary and should be made, to wit:
The construction of a vitrified pipe sewer 15 inches in diameter, beginning at the northerly end inches in diameter, beginning at the northerly end of the culvert crossing Monroe avenue about midway between Nichols park and the Eric canal bridge, and extending eastward therefrom and along the lands belonging to Matthias Kondolf to the intersection of the branches of the Monroe avenue and Nichols park outlet sewer ditches; thence westerly on or near the line of the said Nichols park sewer ditche by an 18 inch vitrified pipe sewer to the point where the said Nichols park outlet sewer is now covered, thence easterly from the aforesaid intersection of the Monroe averous the said vicinity of the Monroe averous vicinity of the Monroe averous vicinity of the Monroe averous vicinity of the vicinity of th from the aforesaid intersection of the Monroe avenue and Nichols park outlet ditches in the direct prolonged line of the combined outlet ditches across Bowen street and across private property belonging to Messrs. Bowen and Gould by an 18 inch vitrified pipe sewer to its in resection with the existing ditch on the north side of the Eric canal lands; also the cleaning and deepening of said ditch from the end of the proposed pipe to where said ditch is intersected by the outlet ditch with all wells with basket coverings, lateral sewers and lot lateral connections; it being expressly underfrom the aforesaid intersection of the Monroe ave lot lateral connections; it being expressly under-stood, and this ordinance must be so construed, that its object is to abate a nuisance occasioned by a sewerage from a large territory flowing through openditches, and that the proposed sewers are in-

openditches, and that the proposed sewers are in-tended to afford a temporary abatement of such nuisance, and therefore the pipes used may be of the second but of good quality, not conforming strictly to the usual specifications for pipe sewer. And the whole expense should be detrayed 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 rehaving made an estimate of such expense, and reports the same at \$2,400, 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: improvement is described as follows:

All the territory included within and described by the following boundary lines, viz.:

Beginning at the intersection of Meigs street and Beginning at the intersection of Meigs street and Park avenue, thence southerly along Meigs street, including one tier of lots and parcels of land on the westerly side thereof, to Tracy park; thence westerly along Tracy park, including one tier of lots and parcels of land on the north side thereof to a paint 150 foot part of Alexander et acts. and parcels of hand of the horn's suc interfol to a point 150 feet east of Alexander street; thence easterly along Tracy park, including one tier of lots and parcels of land on the south side thereof to Meigs street; thence southerly along Meigs street, including one tier of lots and parcels of land on the west side thereof to Monroe avenue; thence on the West side thereof to Monroe avenue; thence northwesterly along Monroe avenue, including one tier of lots and parcels of land on the northeasterly side thereof to the easterly line of J. B. Edmond's subdivision of lot 59, thence still northwesterly along Monroe terror to the still northwesterly along Monroe avenue to Averill avenue, thence southerly along Averill avenue to Cobb street, thence westerly along Cobb street, including one tier of lots and parcels of land on the north side thereof, excepting the lot on the northwest corner of Averill avenue and Cobb street to the westerly line of lot No. 17 of the Cobb tract, thence easterly along Cobb street, including one tier of lots and parcels of land on the southerly side thereof to Averill avenue, thence southwesterly along Averill avenue including one tier of lots on the northwesterly side thereof to Pearl street, excepting the lot on the north-west corner of Averill avenue and Pearl street, thence southeasterly along Pearl street including one tier of lots and parcels of land on the south-

westerly side thereof to Edmonds street, thence southerly along Edmonds street, including one tier of lots and parceis of land on the westerly side thereof to a point 250 feet south of Pearl street, thence northerly along Edmonds street, including one tier of lots and parcels of land on the east side thereof to Pearl street, thence easterly along Pearl street, including one tier of lots and parcels of land on the south side thereof to Goodman street, thence southerly along Goodman street including one tier of lots and parcels of land on the west side thereof to the northern boundary line of the Erie canal lands, thence easterly along said bound-Erie canal lands, thence easterly along said boundary line to Bowen street, thence northerly along Bowen street, including one tier of lots 150 feet in depth on the east side thereof to the prolonged northerly line of the easterly portion of Harvard street, thence westerly along said line to Oxford street, thence westerly along Harvard street, including one tier of lots and parcels of land on the north side thereof to Goodman street, thence northerly along Goodman street, including one tier of lots and parcels of land on the east side thereof of lots and parcels of land on the east side thereof to Park avenue, excepting the lot on the southeast corner of Goodman street and Park avenue, thence southerly along Goodman street, excepting the lot on the southwest corner of Goodman street, and Park avenue to Brighton avenue, thence westerly along Brighton avenue, including one tier of lots and parcels of land on the north side thereof to and parc: is of land on the north side thereof to Meigs street, thence northerly along Meigs street, including one tier of lots and parcels of land on the east side thereof to the place of beginning.

On which above described lots and parcels of land the whole expense of said improvement are hereby ordered assessed, the assessment upon each let ond proved of land to be in preparation to the

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, Sullivan, Marson, Kohlmetz, Fritzsche, Selye, Hall, Swikehrd., Judson, Stein, Kelly, Thayer—12.
Nays—Ald. Elliott—1.

Ald. Selye moved that further action on the final ordinance for Willard street pipe sewer be indefi-

nitely postponed. Adopted.

Ald. Marson moved that the ordinance for Exchange street extension be amended by inserting in the territory to be a sessed, "one tier of lots on

each side of Exchange street from Clarissa street to Troup street.'' Adopted.

On motion of Ald. Marson, further action was postponed two weeks, and the clerk directed to publish notice for allegations for Jan. 10, 1888.

FINAL ORDINANCE, NO. 3,331,

MEIGS STREET SEWER CLEANING.

On motion of Ald. Judson the Common Council proceeded to hear allegations 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 deem proper to be part of the city which they deem proper to be assessed for the expense 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 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 improvement to attend the said Comter 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

appearing,
Ald, Judson submitted the following:

An ordinance to clean and repair Meigs street sewer from Whitmore Park to Pinnacle avenue. The Common Council of the City of Rochester do ordain and determine that the following improve-

ment is necessary and should be made, to wit: The cleaning and repairing of that portion of the

Meigs street sewer which is included between the produced southerly line of Whitmore Park and Pinnacle ave.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be assessment upon the lots and parcels of land to be benefited thereby, hereinafter descrbed; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$200.00, and said estimate being deemed reasonable, is hereby approved; and the portion of the 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: follows:

One tier of lots and parcels of land on each side of Whitmore Park from Mt. Vernon ave. to Meigs street; also one tier of lots and parcels of land on each side of Meigs street from the produced southerly line of Whitmore Park to Pinnacle 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 which each derives therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz,
Fritzsche, Elliott, Selye, Hall, Swikehard, Judson,
Stein, Kelly, Thaver—13.

FINAL ORDINANCE, NO. 3,332.

FOURTH AVENUE PIPE SEWER.

On motion of Ald. Judson, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to 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 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, 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 time appointed in said notice, and, after hearing such allegations from all persons appearing,
Ald. Judson submitted the following:

An ordinance to construct pipe sewers in Fourth avenue, between Pennsylvania avenue and Bay

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 construction of a vitrified pipe sewer twelve (12) inches in diameter in the following described portions of Fourth ave., viz. That in the north portion of Fourth av. to begin at the manhole in the sewer on the north side of Central park and extend sewer on the north side of Central park and extend northward therefrom to a point opposite the middle of lots No. 7 and No. 8 on the aforesaid avenue; and that on the south portion of the said avenue to begin at the manhole in the sewer on the south side of Central park and extend southward therefrom to a point opposite the middle of lots Nos. 27 and 28 on the avenue of oversid with the precessory and 28 on the avenue aforesaid, with the necessary manholes, lampholes, surface sewers, lot laterals and lot connections for both portions of the sewer

and to confections for both portions of the sewer named; also the required roadway grading and gutter formations.

And the whole 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, City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$2,350. and said estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common Council deem will be benefited by 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 each side of Fourth avenue from Pennsylvania avenue to

Bay treet.

Bay treet.

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 which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Kelly, Thayer—13.

Ald. Elliott moved that action on the final ordinance for Euclid street improvement be postponed two weeks. Adopted.

Ald. Judson presented a Remonstrance against

Ald. Judson presented a Remonstrance against the ordinance for a sewer in Bronson avenue, and moved that action be postponed two weeks. Adopted.

On motion of Ald. Selve action on the final ordinance for First street plank walk was post-

poned two weeks.

UNFINISHED BUSINESS.

By Ald. Elliott—Resolved, That the ordinance relating to the meetings of the common council, notice of which has been previously given, be amended so as to read, "7 o'clock in the evening" in place of "7:30 o'clock in the evening." Adonted by the following water.

in place of "7:30 o'clock in the evening."
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz,
Fritzsche, Elliott, Selye,Swikehard, Judson, Stein,
Kelly, Thayer—12.
Nays—Ald. Hall—1.
By Ald. Elliott—Hesolved, That rule 39 of the
rules and orders of the Common Conneil, notice of
which has been previously given be amended so as

which has been previously given be amended so as to read "10:30 o'clock p. m." in place of "11 clock p. m. "

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz, Firtzsche, Elliott, Selye, Swikehard, Judson, Stein, Kelly, Thayer—13.

MISCELLANEOUS BUSINESS.

By Ald. Sullivan-Petition of Ann Sheedy. Re-

By Ald. Sullivan—Fermon of Am Sheetay. Referred to the Assessment Committee.

By Ald. Sullivan—Resolved, That the Executive
Board be and is hereby directed to place a fire alarm box at the corner of Brown and Mill streets. Adopted.

By Ald. Kohlmetz— Resolved, That the resolution adopted at the meeting of this board on October 4, 1887, and found at page 260 current proceedings, directing the the and city attorney to formally accept a gift of 19.63-100 acres of land from Messrs. Elwanger & Barry for park purposes upon the terms and conditions in their proposed deed be reconsidered, and that the subject of accepting the gift be laid upon the toble for two weeks.

upon the table for two weeks.

Ald. Elliott, moved that the resolution be referred to the Special Park Committee. Adopted.

ROCHESTER, Dec. 27th, 1887.

To the Hon. Board the Common Council:

CHEVILLEMENT, I because the bond in way resignation. GENTLEMEN-I herewith hand in my resignation as chairman of the law committee

Yours very respectfully, ALD. KOHLMETZ,

Ald. Kelly, moved that the resignation of Ald. Kohlmetz be laid upon the table.
Adopted by the following vote;
Ayes—Ald. Tracy, Sullivan, Marson, Elliott,
Selye, Hall, Swikehard, Kelly, Thayer.—9.
Nays—Ald. Kohlmetz, Fritzsche, Judson, Stein.

-4.
By Ald. Elliott—Resolved, by the Common Council of the city of Rochester, That the City Attorney and City Treasurer be required to bring in at the next meeting a bill for Legislative action in the form of an amendment to the charter, making it obligatory upon the Common Council of the city of Rechester, when we were the contractions in the city of Rechester with a confirm creating the city. of Rochester when, hereafter creating any bonded debt or obligation, to create with the issuing of any bonds a sinking fund and to make such annual appropriations thereto as shall, being placed at interest and compounded, amount to the sum of money to cancel the principal and interest of the debt at the maturity of the bonds.

On motion of Ald. Elliott laid upon the table two-

By Ald. Elliott—Resolved, By the Common Council of the City of Rochester, that the City Attorney and City Treasurer be requested to report torney and City Treasurer be requested to report to the next regular meeting of this council the draft of a bill for Legislative action in the form of an amendment to the charter providing that the Common Council in ordering the annual tax levy on and after April 1st. 1890, shall not be allowed to levy upon the real and personal property of the city a tax larger than the sum of twenty dollars per thousand of the real and personal property assessed as the State law requires, taking the average of such assessesments for the immediately preceding five years. ceeding five years.

On motion of Ald. Elliott, laid upon the table

two weeks.

Ald. Selve moved to proceed to appoint Commissioners of Deeds, and that the Clerk cast the ballot.

sioners of Deeds, and that the Clerk cast the ballot. Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz, Fritzsche, Elliott, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—13.
Stephen D. Archer, Charles H. Vick and John H. McAnarney, having received the concurrent vote of the Common Council, were declared appointed Commissioners of Deeds.
Rv Ald Selye—Resolved, That the Lamp Com-

Commissioners of Deeds.

By Aid. Selye—Resolved, That the Lamp Committee be and hereby is, directed to enquire into and report to this board at its next regular meeting, whether any gas light company holding a contract for street lighting with the city of Rochester, use naphtha, or any other product of petroleum in the manufacture of gas furnished to the city for street lighting purposes. Adopted street lighing purposes. Adopted.

By Ald. Selve-

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

GENTLEMEN-I have laid out a street in my tract, which is a subdivision of the 20,000 acre tract, and have duly recorded the same in the Monroe Coun-

which is a subdivision of the zumb agre trade, and have duly recorded the same in the Monroe Countay Clerk's office.

The said street I have designated as Broezel park. It runs from Rowe street to Driving Park avenue, a distance of 528 feet and is 52 feet in width.

I hereby dedicate it as a public street and pray your honorable body to accept the same for public use. Respectfully, John Straub.

Ordered received, filed and published.

By Ald. Selye—Resolved, That the communication of John Straub, dedicating a certain street through his property, from Rowe street to Driving Park avenue, in the Ninth ward, called Broezel Park, be referred to the Executive Board to ascertain and report to this Council if said Straub has performed all acts necessary to render the dedication of said street to public use, complete and legal, Adopted.

By Ald. Stein—Resolved, That the Lamp Committee be directed to authorize the erection of an electric light on Wilson street, between Hudson and North streets. Referred to the Lamp Committee.

By Ald. Kelly—Resolved, That the Lamp Committee be and they are hereby directed to place electric lamps on the following-named streets in the Fifteenth ward, in accordance with majority petitions certified by the City Assessors, and that the Clerk be requested to furnish the City Assessors with a copy of this resolution, so they can include these streets in their next assessment—Edison lamps to be placed 150 fact apart unless it son lamps, to be placed 150 feet apart, unless it should be found necessary to place them a little nearer at corner of a street:
Edison lamps on Henzler alley.
Sawyer st.

Otis street, from Sherman to Rogers ave.

Edison lamps on Somerset st. Loise st. . .

Warner st. Murray st. Colvin st.

Sherman and Bauer sts. Post st. Rowe st.

Brush lamps on Lake avenue park. Adopted.

Ald. Kelly moved, That the Chair appoint a committee of three to prepare and present to the com-mon Council, an act to be presented in the Legis-lature for an appropriation for the deepening of the Lyell and Saxton Streets Outlet

Adopted.

By Ald. Thayer—Resolved, That the Lamp Committee be directed to place electric lights on the following streets in the Sixteenth ward, in accordance with majority petitions for same, and that the City Clerk be directed to furnish a copy of this resolution to the City Assessors, so that said streets may be included in next assessment:

Park avenue.

Harlem street Trondequoit street. Webster avenue. Carter street. La Burnam street. Garson avenue. La Force park. Grand avenue. Leighton avenue. Alphonse street. Ulm street. Cambridge street. Adopted.

The President announced the following committee to prepare an act relating to the Lyell and Saxton streets sewer:

Ald. Kelly, Selye and Swikehard. The Board then adjourned.

PETER SHERIDAN, City Clerk.

In Common Council-Jan. 10, 1888.

REGULAR MEETING.

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

Present—Ald. Tracy, Sullivan, Marson, Kohlmetz, Fritzsche, Foley, Seyle, Swikehard, Judson, Stein, Kelly—13. Absent—Ald. Elliott, Bohrer, Thayer—3. Hall

Absent—Add. Elliott, Bohrer, Thayer—3.
Ald. Kelly moved that the Board proceed to miscellaneous business and that when this Board adjourn it be until Tuesday Jan. 17th 1888. Adopt-

MISCELLANEOUS BUSINESS.

By Ald. Kelly-

To the Honorable, the Common Council:

Your special committee, to whom was referred the duty of ascertaining if there were any nuisances in connection with the refining of oil or the manufacture of gas, in this city, that should be abated, and to report its recommendation to your honorable body, would respectfully report:

nonorable body, would respectfully report:
That your committee has examined the mode
of storing and manufacturing petroleum, naphtha,
etc., at the Vacuum oil works, and the manufacture of gas from, and the receipt and storage of
naphtha at the Municipal Gas Light Company's
works, and patiently listened to the complaints
of various residents of this city concerning alleged nuisances from the smoke and noisome
smells emanating from, and the danger of fre leged nuisances from the smoke and noisome smells emanating from, and the danger of fire and of explosions from the works of said oil and gas light companies, and after duly considering the same, we find that a grievous nuisance is caused, and for a long time past has existed, by reason of the conduct of said works respectively. It appears that since the commencement of the manufacture of gas by said gas light company from naphtha, foul and noisome smells have existed in private dwellings and buildings connected with, and on the line of the Platt street and other sewers, which, from the evidence the committee has received, is clearly traceable to the use of naphtha at said gas company's works. naphtha at said gas company's works.

Your committee would further report that by subdivision four of section three, chapter 270, of the laws of 1885, the board of health of the city is given the power, and it is made its duty, "to receive and examine into the nature of complaints made by any of the inhabitants concerning."

nuisances or causes of danger or injury to life and health within the limits of the city; to enter upon or within any place or premises where nuisances or conditions dangerous to life or health nuisances or conditions dangerous to life or nealth are known or believed to exist, and by appointed members or persons to inspect and examine the same and to order the suppression and removal of nuisances and con itions detrimental to life and health found to exist within the limits of its jurisdiction," etc.

diction," etc.

Therefore your committee recommends that immediate steps be taken to abate the nuisances caused by the distilling or refining of oil by the Vacuum Oil Company and the manufacture of gas by the Municipal Gas Light Company as they have been, and are now, conducted in this city, and to that end your committee recommends that a committee of three of your members be amounted to mittee of three of your members be appointed by your president to confer with the Board of Health of the city to determine what steps should be taken by your honorable body, and said Board of Health, or either, for the abatement of the nuisance aforesaid.

> J. MILLER KELLY, L. J. HALL, FRANK FRITZSCHE, Committee.

On motion of Ald. Kelly the report was adopted. By Ald. Judson—Petition from tax payers and citizens asking for the removal of the Vacuum Oil works from the city. Ordered, received and filed. Ald. Kelly called up the resolution relating to the Rochester City and Brighton R. R. Co. and published at page 349 current proceedings and moved it lay on the table until the next regular meeting, January 24th 1888. Adopted

January 24th, 1888. Adopted.

By Ald. Kelly—Whereas, The Rochester Cable
Railroad Company has presented its petition to the
Common Council of the city of Rochester for the

Common Council of the city of Rochester for the consent of the city of Rochester to the construction, maintenance, operation and use of a railroad on the surface of the soil through, along and upon the streets hereinafter named, and due advertisement according to law has been had.

It is Resolved, That upon the express condition that the provisions of Chapter 252 of the Laws of 1884, and Chapter 642 of the Laws of 1886, of the State of New York, be compiled with, the consent of the Common Council of the city of Rochester be and hereby is given to any incorporated railroad and hereby is given to any incorporated railroad or railway company organized to construct, maintain and operate a street railroad in the city of Rochester, which shall be the highest bidder at the sale hereinafter provided for, to construct, maintain, use and operate a street surface railroad in, through, along and upon the surface of the streets, avenues and lands hereinafter named, subject to the conditions, restrictions, limitations and pro-visions set forth in said Chapter 252 of the Laws of 1884, and said Chapter 642 of the Laws of 1886, and those hereinafter set forth, and to construct its stand and operate its road or tracks in that portion of any street, avenue, road or highway in which a street surface railroad is, or shall be, lawfully constructed, provided the right of said use shall be obtained under the provisions of said Chapter 252 of the Laws of 1884.

Such streets, avenues and lands are described as follows, to wit: Commencing in said City of Rochester at the intersection of Brooks avenue with Genesee street, thence by a double track along Genesee street to Plymouth avenue (sometimes called South Sophia street), thence by a double track along South Sophia street (sometimes so called) and Plymouth avenue to Edinburgh street, called) and Plymouth avenue to Edinburgh street, thence by a single track, with necessary turnouts, sidings, switches, turn-tables and suitable stands along Plymouth avenue and across West Main street and the tracks of the Rochester City & Brighton Railroad company and along Sophia street to Church street, thence by a double track along Sophia street to Center street, thence by a double track along Center street to Jones street, thence by a double track along Jones street to Jay street, thence by a double track along Jay street to Bolivar street, thence by a double track along Bolivar street to Lyell avenue, thence by a double track along Lyell avenue, thence by a double track along Lyell avenue to Saratoga avenue,

thence by a double track along Saratoga avenue to Vernon street, thence by a double track along Vernon street to Backus avenue, thence along Backus avenue to the northerly end thereof, thence across and upon lands to be acquired for the puracross and upon lands to be acquired for the puracross and upon lands to be acquired for the across and upon lands to be acquired for the purpose, by a double or a single or a double track to Emerson street, thence by a double track along Emerson street, and upon and across lands to be acquired for that purpose, to Thrush street, thence by a double track along Thrush street to Driving Park avenue (sometimes called McCracken street), thence by a double track along McCracken street (sometimes so called) and across Lake avenue and the tracks of the Rochester City & Brighton Railroad Company to the easterly end of said Driving Park avenue (sometimes called McCracken street); with a branch line of double or single track extending from the main line at the intersection of Driving Park avenue with the street next east of the Rochester Driving Park, which street is sometimes called the Boulevard, along said street sometimes called the Boulevard, along between the said of the said the said the said street sometimes called the Boulevard to Lake Avenue park; and with a loop line at the option of said street sometimes called the Boulevard to Lake Avenue park; and with a loop line at the option of the highest bidder, of single track, together with the necessary sidings, branches, turnouts, switches, turntables and suitable stands, extending from the main line at the intersection of Edinburgh street and Plymouth avenue, thence along Edinburgh street to South Fitzhugh street to West Main street, thence along the tracks of the Rochester City & Brighton Railroad Company to North Fitzhugh street thence along Company to North Fitzhugh street, thence along North Fitzhugh street to Church street to the center line of Sophia street.

And be it further Resolved, That the conditions, restrictions, limitations and provisions under which this consent is granted, in addition to those provided for by Chapter 252 of the Laws of 1884, and Chapter 642 of the laws of 1886, as follows:

First, The railroad upon said route may be oper-

ated in whole or in part by cable motor power or by electricity, upon plans hereafter to be approved by the Common Council, or by animal or horse

Second, The said bidder, as to the whole route hereinabove described, and any company or corporation using or operating a road upon the tracks, or any part of the tracks, constructed upon said route under and by virtue of the consent hereby given or the sale had in pursuance thereof, as to the tracks so used by any such company or corporation, shall be and is hereby required and unqualifiedly bound.

1, In all such streets, avenues and highways as may be permanently improved at the time when the work of construction is commenced, to repair and keep in permanent repair the portion of said streets, avenues and highways upon which the tracks shall be constructed, between the tracks, the rails of the tracks, and a space two feet in width outside of and adjoining the outside rails of

width outside of and adjoining the outside rails of its track or tracks, so long as such tracks so con-structed shall continue to be used.

2. On all unimproved streets, avenues and high-ways along said route, to pave with macadam or with some better pavement, and keep in perma-nent repair, the portion of the said unimproved streets, avenues and highways upon which the tracks shall be so constructed, between the tracks, the rails of the tracks, and a snace two feet. the rails of the tracks, and a space two feet in width outside of and adjoining the outside rails of the track or tracks, so long as such tracks so constructed shall continue to be used.

constructed snall continue to be used.

3. Whenever any street, avenue or highway along said route shall be improved under an ordinance of the Common Council, said bidder shall pay the expense of making such improvement between its tracks, the rails of its tracks, and a space two feet in width outside of and adjoining the outside rails of its track or tracks, and keep the same in permanent repair, so long as such tracks so con-

And these obligations in respect to the constructed shall continue to be used.

And these obligations in respect to the construction, improvement and repair of the roadways aforesaid shall not be dependent upon the requirements of the local authorities, but are hereby made absolute and unqualified obligations, and shall ap-ply to and be operated upon the successor or successors, assign or assigns, lessee or lessees, of said bidder, and all companies or corporations which shall at any time use the said track or tracks or

any portion of the same.

Third—The said bidder, and any company or corporation which shall construct, maintain, use or operate said road or any part thereof, shall at all times comply with and observe such regulations and rules as the Executive Board of said city may and rules as the Executive Board of said city may make or give from time to time, with reference to the crossing of or interference with sewers, water mains or pipes, electric wires, cables, pipes or conduits, gas mains or pipes, and other structures or appliances in any of the said streets, avenues and highways, and shall also comply with and observe such rules and directions as may from time to time be given or made by said Executive Board, with reference to the construction and maintenance of said road and avenuer thereof said road and every part thereof.

Fourth—The consent herein provided for shall be and hereby is deemed consent to cross any and all streets, avenues and highways, and any and all street railroad tracks intersecting or crossing said route, and any bridge or bridges in the line of said route, and any bridge or bridges in the line of said route, so far as the municipal authorities of the city of Rochester have power to give such consent; and to construct and to construct, extend and operate said road or tracks in that portion of any street, avenue, road or highway in which a street surface railroad is, or

or highway in which a street surface railroad is, or shall be lawfully constructed, provided the right of such use be obtained under the provisions of section 14 of chapter 252 of the Laws of 1884.

Fifth—The right, franchise and privilege of using said streets to construct, maintain, use and operate a street surface railroad shall be sold by and under the direction of the City Treasurer of the city of Rochester, at public auction, on the 8th day of March, 1888, at 11 o'clock a. m., at the front steps of the Court House in Rochester, N. Y., to the bidder who shall be an incorporated railroad or railway company organized to construct, maintain and operate a street railroad in the City of Rochesrailway company organized to construct, maintain and operate a street railroad in the City of Rochester, and which will agree to give the largest percentage per annum of its gross receipts, with adequate security by a bond or undertaking in writing and under seal, in such form, condition, amount and surities as shall be required and approved by the City Treasurer of the said city of Rochester for the fulfilment of said agreement, and for the commencement and completion of such railroad according to a plan or plans and on the route or routes. ing to a plan or plans, and on the route or routes hereinabove referred to, within the time designated therefor by the provisions of chapter 642 of the laws of 1886, and the amendments thereof, with at

laws of 1000, and the amendments thereof, with at-least two sufficient sureties.

It is Further Resolved, That the City Treasurer be and hereby isdirected to publish three times a a week for at least three weeks in two daily news-papers, published in the city of Rochester, to be designated by the Mayor, notice of the time, place and terms of such sale and of the route to be sold, and of the condition upon which the consent of the city of Rochester to the construction, maintenance, use and operation of said railroad will be given.

Ald Kelly moved that the resolution lie on the table until the next regular meeting, January 24th, 1888. Adopted.

CITY ASSESSORS' OFFICE, Rochester Jan. 7, 1888.

By Ald. Kelly-

To the Honorable, the Common Council of the City of Rochester: GENTLEMEN-Lot 36 (Wackerman's Sub.) in the GENTLEMEN—Lot 36 (Wackerman's Sub.) in the 15th ward on the north side of Campbell street was assessed in 1887 to heirs of John Wackerman, the tax on the same was \$2.86. It appears that said lot was taken for a street some time in March last but we had no notice of the same until our books were copied for the city tax. The tax is erroneous and the City Treasurer should have authority to and the Cas, — cancel said tax.

Yours Respectfully,

L. A. PRATT,

JACOB GERLING,

City Assessors.
Referred to the Assessment Committee. Ald. Kelly moved that the resolution adopted at the last meeting in relation to the placing of electric lights in the sixteenth ward and published at page 361 current proceedings be reconsidered. page 361 Adopted.

Ald. Kelly moved that the resolution be amended by adding "Edison lamps to be placed 150 feet apart, unless it should be found necessary to place them a little nearer at a corner of a street." Adopted.

The original resolution as amended was then

adopted.

adopted.

Ald. Kelly presented a numerously signed petition for the appointment of Wesley Mandeville for Police Commissioner. Ordered received and filed. By Ald. Judson—Petition of Peter stockschlae-

der for permission to erect a wood building. Re-ferred to the Wood Building Committee and Fire

Marshal, with power to act.

By Ald. Judson—
To the Honorable the Common Council of the City

To the Honorable the Common Council of the City of Rochester:
GENTLEMEN—The undersigned respectfully reports that on the 7th inst. a conference was had by the Mayor, Assistant City Attorney, and Aldermen Elliott, Judson and Fee, the Special Park Committee, on behalf of the city, with Messrs. Ellwanger & Barry with reference to the terms and conditions of their proposed deed of nineteen acres and upwards for park purposes.

wards for park purposes.

Messrs, Ellwanger & Barry, upon their attention being called to the strict terms and conditions of being called to the strict terms and condutions of the proposed deed upon their part, found at page 260 of the current proceedings of your honorable body, cheerfully and generously consented to modify the deed or gift by which the same was sub-ject to the limitations and conditions therein exject to the limitations and conditions therein expressed; that all expenses of establishing, laying out, improving and maintaining the proposed park should be paid out of the general city tax, or, if a local assessment was made, then that the lands owned by them, or either of them, should be expended from any such expense, and that, if, at any time, for any cause, any part of the land proposed to be given should be used for any other purpose, or should not be used and maintained in the manner therein expressed all of the premises thereon. ner therein expressed, all of the premises thereby conveyed should revert to said Messrs. Ellwanger & Barry, their heirs and assigns, by striking them from the proposed deed, and the modified form of the proposed deed, as agreed to by them, is herewith submitted.

I now see no legal exception to the deed, a draft f which accompanies this communication. Awaitof which accompanies this communication. Awaiting your further pieasure in the premises, I remain,

Respectfully yours,
IVAN POWERS, City Attorney.

This indenture, made this third day of October, in the year of our Lord one thousand eight hundred and eighty-seven, between George Ellwanger and Cornelia B., his wife, and Patrick Barry and Harriet, his wife, all of the city of Rochester, county of Monroe and State of New York, parties of the first part, and The City of Rochetter, a municipal corporation in the said State, party of the second part.

second part:
Witnesseth: The said parties of the first part, in consideration of one dollar, to them duly paid, and other good considerations then hereunto moving,

other good considerations then hereunto moving, do hereby give, grant and convey unto the said party of the second part, for the uses and purposes hereinafter expressed, all that piece or parcel of town lot number sixty-one, formerly in the town of Brighton, and bounded and described as follows: Beginning at a point where the east line of South avenue is intersected by the center line of Alpine street; thence southerly, along the east line of South avenue, two hundred and thirty-four feet and six inches, to an angle in that avenue; thence westerly, along the southeasterly line of that avenue, iffty-eignt feet to the east-cryl line of aroad leading from South avenue to Reservoir avenue; thence southerly, along the east line of that road, one hundred and sixty-four feet, to the northerly line of the land owned four feet, to the northerly line of the land owned by the said party of the second part; thence easter-ly, along that northerly line, one thousand four

hundred and thirty one feet to the northeast corner of said land owned by the said party of the second part; thence southerly, eight hundred and sixteen feet, along the east line of the said land, owned by the party of the second part to the center of Stanley or Highland avenue; thence easterly along the center of that avenue, two hundred and eighty-one feet, to the east line of said lot, number sixty-one; thence northerly, along such east line, eight hundred fifty-nine feet to a point where the center line of Alpine street extended in straight line easterly would intersect the same. a straight line easterly would intersect the same; thence westerly, in a direct line, two thousand and ninety-seven feet, to the place of beginning; con-taining nineteen and sixty-three one hundredths

taining nineteen and sixty-three one nundredths acres of land, more or less, with the appurtenances. The said parties of the first part reserving the nursery stock now growing on the premises, and the grape trellises, which will be removed when necessary by the said George Ellwanger and Patrix Barry. The fruit crop of the present season is

also reserved.

To have and to hold the premises above described to the said party of the second part to be used and maintained as a public park, (or as part of a public park.) and for no other purpose. The reservoir land and all contiguous or adjacent land, now or hereafter owned by the city of Rochester, on both sides of Highland avenue, except such as may at sides of Highiand avenue, except such as may at any time be used or necessary for reservoir purposes or for any enlargement or extension, or the building of any reservoir, or for any necessary or proper municipal purpose not originally affecting the lands hereby given for park purposes shall be included in such park.

And the convex purpose is made upon the further convex

And the conveyance is made upon the further condition that the city of Rochester shall employ a dition that the city of Rochester shall employ a competent landscape engineer to make plans and drawings for such park, and that the work of improvement shall be commenced within one year from the acceptance of this grant, and be prosecuted to completion without unreasonable delay, and further, that when completed, the said park shall be kept up and maintained in the style of a control the first-class. And the said George Ellsnan be kept up and maintained in the style or a park of the first-class. And the said George Ellwanger and Patrick Barry agree to turnish gratuitously a large collection of hardy trees and shrubs to form an arboretum in the said park, provided the said party of the second part will undertake to have them gratully planted alexified and take to have them carefully planted, classified and arranged, and properly cultivated and cared for, subsequent to planting. In witness whereof, the said parties of the first

In Witness whereof, the said parties of the first part have hereunto set their hands and seals the day and year first above written.

By Ald, Judson—Resolved, That the Mayor be and he hereby is directed to formally accept for and on behalf of the city the above deed or gift of Messrs. Ellwanger & Barry of land for park purposes, subject to the terms and conditions therein specified, and to report to this Common Council at its next meeting his action under this resolution. its next meeting his action under this resolution.

Ald. Seyle moved that the resolution lie on the table until the next meeting. Adopted.

By Ald. Swikehard—Bills of

by Alu. Swikenatu—Bills of	
S. A. Pierce M. D., medical services \$	3 00
Post Express Co., printing blanks	10 25
B. Frank Enos, expenses December	8 00
F. J. Lang, feed and straw	14 61
Thos. A. Burchill, expenses in Underberg	
case	4 87
Martin Tobin, ventilators	8 00
John C. King, furniture matron's room	11 25
Ed. Monaghan, shoeing horses	49 50
Williamson & Higbie, law book, etc	18 20
Maggie Gaffney, cleaning December	16 50
Bernhard & Casey, coal patrol house	21 25
Rochester Printing Co., night book	15 00
Robert Burns, expenses in Bartlett case	8 79
W. W. Morrison, printing blanks	23 50
Ed. P. Olmstead, meals for prisoners Dec	20 25
Wm. C. Bush, furniture matron's room	12 50
P. C. Kavanagh, expenses in Sands case	5 36
Referred to Police Committee.	

Referred to Police Committee.
By Alderman Selye—Whereas, John Ferner,
John Straub and others presented their petition to
the Common Council asking for relief against an
alleged erroneous assessment for Clarkson street

pipe sewer and the same was duly referred to the	
	B. F. Martin, groceries 131 87
committee on erroneous assessments who made	Chas H. Leuke. 10 00
their report thereon adverse to the prayer of said	M. Eisenmenger, · · · · · · 12 00
motitionary which said report was presented and	Frank Defendorf · 22 39
petitioners which said report was presented and	Frank Defendent
adopted by the Common Council on the 20th day of	Geo. J. Welder, 14 00
December, 1887, and,	warren & son, 4 00
Whereas, It is claimed by the petitioners that they	Frank A. Parker, 6 00
were unable to present to the committee on erron-	Wm. Atkinson,
eous assessments a full statement of the facts of	Martin Joiner, 4 00
	J. Armbruster. 12 75
their grievance.	J. Almoruster.
Resolved, That the report of the committee on	F. L. Dinninger, bread
erroneous assessments in the matter of the petition	B. Reichenberger, meat 160 55
of John Ferner, John Straub and others be referred	J, L. Scott, disbursements 8 12
back to the committee on erroneous assessments	P. Connaughton, meat and groceries 47 00
faction to the committee on enoncous assessments	
for further consideration. Adopted.	Doyle & Gallery, coal
for further consideration. Adopted. By Ald. Selye—Resolved, That the Lamp Com-	Wm. Moran, repairing stove
mittee be, and it hereby is, directed to discontinue	Referred to Poor Committee.
the use of all street lamps that are lighted by gas	By Ald. Fritsche-Petition for water mains in
manufactured from any of the products of petro-	Meng park; referred to the Water Works Commit-
land actured from any of the products of petro-	
leum, or in which any such products enter in the	tee and Executive Board. Also petition of Leo-
conrse of such manufacture, so far as the terms and	pold Garson in relation to an erroneous assessment;
condit.ons of the contract for such lighting per-	referred to the Assessment Committee.
mits.	By Ald. Kohlmetz—Petition of John Stephany to
Ald. Fee moved that the resolution be referred	erect a wood building: referred to the Wood Build-
to the Lamp Committee. Adopted.	erect a wood building; referred to the Wood Building Committee and Fire Marshal with power to
to the Lamp Committee. Adopted.	
Ald. Selve gave notice that at the next regular	act.
meeting of the Common Council he will present for	By Ald. Kohlmetz—Resolved, That the resolu-
adoption or passage a penal ordinance regulating	tion relating to the payment of taxes by John Van
the manufacture and storage of petroleum, naph-	Voorhis and wife, found on page 352 current pro-
tha, benzine and all other explosive compounds	ceedings, be reconsidered and that the same be re-
i his the composed limits of the city	formed hear to the Law Committee to moner fur
within the corporate limits of the city.	ferred back to the Law Committee to report fur-
By Ald. Selye—Bills of—	ther thereon. Adopted.
Drew, Allis & Co., directories and maps \$ 20 75	By Ald. Kohlmetz-Whereas, The entire cost
Post, Express, printing blanks 93 00	and expense of the opening and extension of Ever-
	green Park, including the amount of damages
Democrat and Chronicle, printing notices,	green Park, including the amount of damages awarded by the Commissioners has been ascer-
&c 866 19 Union and Advertiser printing notices, &c 670 07 John Snow, surveyor's pins. 150 Rochester Herald Pub'g Co., publishing	toined and is hereby adjusted at the sum of fire
Union and Advertiser printing notices, &c. 670 07	tained, and is hereby adjusted at the sum of five
John Snow, surveyor's pins	hundred and eighty-two dollars and fifty cents
Rochester Herald Pub'g Co., publishing	(\$582.50); therefore,
notices	Resolved, That all persons interested in the mat-
notices	ter of the ordering of an assessment for the open-
Post Express, publishing notices	ing and extension of Evergreen park, be heard as
Ivan Powers, disbursements 178 53	to the same, at the meeting of the Common Coun-
97 00	oil to be held on Mucaday Tenneny 24 1999 of 7
Peter Sheridan, 111 51 1	cil to be held on Tuesday, January 24, 1888, at 7
J. W. Hannan, sheriff's fees	o'clock p. m., and that the City Clerk cause to be
John A. Felsinger, commissioner on Kirk	published a notice of said hearing, as required by
	Section 190 of the City Charter. Adopted,
street	By Ald. Fee—Bills of
Referred to Committee on Contingent Expenses.	Jas. Plunkett, carting lamp posts 3 85
By Ald Hall—Bills of—	
Elwood & Brien, locks, &c	United Gas Imp. Co., lighting lamps, De-
E. Emerick, care of clocks 87 50	cember
J. R. Chamberlain, force cup, &c 3 10	Citizens' Gas Co., lightinglamps, Decem-
	_ ber
	Rochester Gas Co. lighting lamps, De-
Rochester Gas Co., gas city building 202 50	The condition of the state of t
Minges & Shale, fixtures, &c	combor X5/ bli
	cember
F. I. Irwin cleaning City Hall	Rochester Electric Light Co., lighting
F. I. Irwin cleaning City Hall	Rochester Electric Light Co., lighting
F. J. Irwin, cleaning City Hall. 65 00 Howe & Bassett, radiators. 425 00	Rochester Electric Light Co lighting lamps, December
F. J. Irwin, cleaning City Hall 65 00 Howe & Bassett. radiators 425 00 labor and material 64 01	Rochester Electric Light Co lighting lamps, December
F. J. Irwin, cleaning City Hall. 65 00 Howe & Bassett. radiators. 425 00 labor and material. 64 01 F. J. Shackleton, coal city hall. 112 50	Rochester Electric Light Co lighting lamps, December
F. J. Irwin, cleaning City Hall. 65 00 Howe & Bassett radiators. 425 00 Labor and material. 64 01 E. I. Shackleton, coal city hall. 112 50 Referred to City Property Committee.	Rochester Electric Light Co. lighting lamps, December. 957 95 Brush Electric Light Co., lighting lamps, December. 5,641 80 Citizens Gas Co., removing post. 1 50
F. J. Irwin, cleaning City Hall. 65 00 Howe & Bassett radiators. 425 00 labor and material. 64 01 E. I. Shackleton, coal city hall. 112 50 Referred to City Property Committee. By Ald Fritzsche—Bills of	Rochester Electric Light Co. lighting lamps, December. 5,641 80 Citizens Gas Co., removing post 1 50 Lighting lamps, Lecember 2 50 Lighting lamps, Lecember 2 50 Lighting lamps, Lighting lamp
F. J. Irwin, cleaning City Hall. 65 00 Howe & Bassett. radiators. 425 00 labor and material. 64 01 E. I. Shackleton, coal city hall. 112 50 Referred to City Property Committee. By Ald. Fritzsche—Bills of City Hospital, board. \$1,027 79	Rochester Electric Light Co. lighting lamps, pecember. 957 95 Brush Electric Light Co., lighting lamps, December. 5,641 80 1 50 Citizens Gas Co., removing post. 1 50 2 50 T. L. Hamlin, hack hire. 2 50
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In Common Council, Jan. 17, 1888.

ADJOURNED REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.
Ald. Sullivan moved that the City Messenger, F.

All Sumvan moven that the City Messenger, F. J. Irwin, act as clerk. Adopted.

Present—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein. Bohrer.—14.

Absent—Ald. Kelly, Thayer—2.

APPROVAL OF THE MINUTES

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

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

By Ald. Kohlmetz—Petition for a pipe sewer in North St. Paul street. Referred to the surveyor to prepare an ordi-

By Ald. Elliott for Ald. Thayer—Petition for water in Arlington street. Refered to the Executive Board and Water

Works Committee.

Also petitions for electric lights in Bay, Goodman, Boardman and Pearl, Cambridge, East Clifford, Arlington, Merriman streets, and Conkey avenue and submitted the following.

By Ald. Elliott-Resolved. That the Lamp Com-By Ald. Elliott—Resolved, That the Lamp Committee be and they hereby are directed to place electric lights in the following named streets in the sixteenth ward, in accordance with majority petitions certified by the city assessors and that the clerk be directed to furnish the City Assessors with a copy of this resolution, that said streets may be included in the next assessment for street lighting real that Ellion lights (6) and to be all the said streets. lighting, and that Edison lights (if used) to be placed 150 feet apart, Brush lights not less than 500 feet ed 19 feet apart, Brush lights not less than 50 feet apart, unless necessary to place nearer at street corners: Bay street, Goodman street, Pearl street, Boardman Avenue, Cambridge street, Clifford Street, Merriman street, Arlington street and Conkey avenue. Adopted.

By Ald, Elliott—Bills of—

Jas. P. Kane, labor on Haley building.... 8 62

Chas. Englert, board of horse Sep., Oct. and Nov.

60 00 20 00 18 50 6 00 $\frac{14}{20} \frac{80}{50}$

J. R. Chamberin, expanding rings.
John P. Smith, printing.
J. C. Birmingham, shoeing horse.
Williamson & Higbie, stationery.
Louis Ernst, tools
Union and Advertiser, printing report Sep.
"Oct." 23 56 5 05 6 00 H. D. Bryan, printing letter heads ... 7 60
Wan Dyne & Curtis, office signs ... 6 00
Edward Saxton, printing envelopes ... 25 50
Referred to Health Committee.
By Ald. Selye—Bills of—
Schmidt & Kaelber, tracing cloth ... \$ 8 50
John C. Moore, blank books ... 42 50
... binding books ... 30 00
Rochester Volksblatt, printing notices ... 187 50
James Coughlin, serving notices ... 20 00
Referred to Contingent Expenses Committee.
Ald. Selye presented the petition of Mark McGorray for permission to erect a wood building on
Spencer street, and moved that permission be 6 00

By Ald. Swikehard—Petition of Martin Selbig; referred to the Wood Building Committee and fire reterred to the wood Building Committee and fire marshal, with power to act. Also, petitions for Brush electric lights in Whitney, Fulton and Wilder streets; referred to the Lamp Committee. Also, communications from the city assessors relating to erroneous assessments against Wm. Cochran and Fitz Simons & Sterritt. Referred to the Assessment Committee.

ment Committee. By Ald. Stein, Petition of B. Levin. Referred to the wood Building Committee and Fire Marshal. Also a petition for a pipe sewer in Sellinger street. Referred to the City Surveyor to prepare an ordinance. Ald Bohrer presented the petition of J. Metzger

for permission to erect a wood building on Kirk street and moved that such permission be granted. Adopted.

By Ald. Fee—Bills of—
Rochester Elec. Light Co., lighting for Dec.
Brush "" "" "" "" "" "" 686 72 5,202 60 553 20 Brush " " Edison .. " " 46 Rochester Gas 871 45 1,342 45 44 " 46 Citizens UnitedGas Improvement Co.," . 66

REPORTS OF STANDING COMMITTEES.

Ald. Fee from the Lamp Committee, Ald. Foley from the Poor Committee, Ald. Selye from the Contingent Expense Committee, Ald. Hall from the City Property Committee, Ald. Swikehard from the Police Committee, reported favorably on the several bills heretofore referred to their respective committees, and moved their reference to the Finance Committee for payment. So ordered.

Ald. Foley presented a petition signed by a large number of residents and taxpayers of the Eighth ward "requesting that no action be taken by the Common Council towards the removal of the Vacuum Oil works, or the business of the Vacuum Oil Co. from the city of Rochester unless it shall be found, after careful inquiry, that such removal is the only way to prevent probable injury to the property of citizens outside of such works." Ordered received and filed.

Ordered received and nied.
Ald. Marson presented a similar petition of residents and taxpayers of the Third ward.
Ordered received and filed.
Ald. Marson presented a communication from a large number of citizens and taxpayers relating to the removal of the Vacuum Oil works. Ordered received and filed.

REPORTS OF SELECT COMMITTEES.

Bv Ald. Sullivan-

Gentlemen of the Common Council:

The committee appointed by this board at its last meeting, to confer with the board of health of the city, to determine what steps should be taken by your honorable body and said board of health, or either, for the abatement of the nuisances caused by the Vacuum oil company and the Municipal gas light converted the said to be considered to the control of the contr

light company in this city, respectfully reports:
That your committee at three o'clock this afternoon met the board of health and a full discussion was had of the matters in question, in which the vice president of the Vacuum oil company, Mr. Charles M. Everest, and the counsel for that company, Mr. John N. Beckley, and several citizens took part. The following resolution was then passed by a vote of six in the ofference of the country of the company.

The following resolution was then passed by a vote of six in the affirmative and two in the negative: "Resolved, That we recommend to the Common Council the commencement of an action in the name of the attorney general, or otherwise as the counsel for the city may advise, to remove the Vacuum Oil Works and the Municipal Gas Company's Works from the limits of the city as dangerous and offensive nuisances." Your committee therefore respectfully recommends that this board adopt the recommendation contained in said resolution, and offers the following resolution:

contained in said resolution, and offers the following resolution:

Resolved, That the city attorney and Mr. Van
Voorhis, counsel for the city, are hereby instructed to take the proper steps to commence an action
in the name of the attorney general against the
Vacuum Oil Company and another against the Municipal Gas Light Company to abate the nuisances
created by said corporations in this city, and to commence said actions as soon as the consent of the attorney general shall be obtained for the com-mencement thereof.

WM. SULLIVAN, JOSEPH H. FEE, H. KOHLMETZ, Committee. After an extended hearing of counsel on the sub-ject, Ald. Swikehard moved that the foregoing re-port and resolution of the Select Committee be laid upon the table one week.

Lost by the following vote:
Ayes—Ald. Swikehard, Stein—2.
Nays—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Frizsche, Elliott, Foicy, Selye, Hall, Judson,

Bonrer—12
On motion of Ald. Sullivan the report and resolution was then adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer—14.

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

From the Mayor-

MAYOR'S OFFICE, ROCHESTER, December 28, 1887.

Gentlemen of the Common Council:

Gentlemen of the Common Council:

"The resolution, adopted at your adjourned regular meeting, held on the evening of December 20th instant, directing the Mayor to enter into a contract with George Belknap to examine all street lamps, electric or gas, and their location, and otherwise to assist the lamp committee, etc., is hereby returned disapproved.

"I am opposed to the resolution because the amount to be paid to Mr. Belknap by its terms, viz: \$313.33, is, in my opinion an unnecessary expense, and should be saved to the treasury.

"Furthermore, by the terms of chapter 410 of the laws of 1884, no officer or clerk can be appointed and no person admitted or promoted to either of the classes arranged under the civil service rules, until he has passed an examination or is shown to be exempt from such examination in conformity with such regulations. The statute prescribes who are exempt from the examinations as follows: are exempt from the examinations as follows:

First—Officers elected by the people, and all sub-ordinates of any such officer, for whose errors or violations of duty such officer is financially respon-sible; and the head or heads of any department of

violations of duty such officer is financially responsible; and the head or heads of any department of the city government, and persons employed in, or who seek to enter, the public service under the educational department of any city, and any subordinate officer, who by virtue of his office, has personal custody of the public moneys or public securities for safe keeping, for which the head of the office is under official bonds.

"The above are not subject to the civil service regulations, and by the terms of the act, all subordinate clerks and officers in the public service of the cities of the state are. It is plain that the office of lamp inspector is subject to competitive examination under the civil service regulations. It is made the duty, by the law, of the mayors of the cities in this state, to aid and facilitate, in all proper ways, the enforcement of the regulations, and the holding of all examinations which may be required under the authority conferred by the civil service law. The resolution in question is palpably an attempt to evade the civil service law under the guise of a contract, which if the mayor enter into he must do it in apparent violation of his duty under the civil service law of the state. There arises a pretext in the giving of a bond, that thereby the party is exempt from the civil service law. The language of the statute has been quoted above, and it is so plain that it cannot be misunderstood. Upon the face of this statute has been quoted above, and it is so plain that it cannot be misunderstood. Upon the face of this resolution it appears that the person is a subordinate officer—subordinate to the Lamp Committee of the Common Council—and is an officer who has been rendering service under an appointment made in violation of the civil service a. s., for which service compensation is now sought to be given indirectly, for that for which it could not be legally paid. The civil service law has now been so long in congraint that it is too late to plead imposes. in operation that it is too late to plead ignorance, in operation that it is too late to plead ignorance, either of its scope, design or purpose, and pretexts, such as this embodied in this resolution, are mere evasions, which should receive neither the commendation nor official approval of men, sincere in the discharge of their duty.

"CORNELIUS R. PARSONS, Mayor."

Ald. Fee moved that the veto of the Mayor be laid upon the table until the next regular meeting. Adopted.

MAYOR'S OFFICE ROCHESTER, January 4, 1888.

Gentlemen of the Common Council:

Your board at its meeting held December 27th, 1887, adopted a resolution of which the following

is a copy:

Resolved, That the Law Committee be authorized to take such remedies in behalf of the city as they shall be advised are competent and necessary to abate any nuisance in the city resulting from the storage or manufacture of petroleum, and to restrain any person or persons or corporations, from conducting naphtha, or petroleum, or any product of petroleum, through any portion of the city of Rochester, by means of pipes laid upon or over or under the ground.

over or under the ground.

"Anything which your board can legally or properly do to prevent a repetition of the unfortuproperly do to prevent a repetition of the unfortu-nate occurrence of two weeks ago will receive my most ready and cordial approval. The offering of the resolution which I have quoted was doubtless prompted because of that terrible disaster, the like of which I trust may never again befall our city. I have, however, repeatedly objected to the practice of attempting to confer in blank, so to speak, upon a committee, unlimited powers for ac-tion which should be taken only by your full board, and after full, public and careful investigation and consideration. Such committees necessarily proconsideration. Such committees necessarily proceed largely in private, and their proceedings must be to a great degree secret and irresponsible. Under the powers ings must be to a great degree se-cret and irresponsible. Under the powers proposed to be given by the reso-lution in question, for instance, the committee could without reporting back to your board, em-ploy numerous and expensive counsel, commence and extend litigation; could take action under erroneous or incompetent or interested advice which might be of the greatest concern to our city and its citizens, to the great injury of both public and private rights and interests, and the city,might thereby be vastly damaged and at the same time made liable for incalculable private injuries sustained by reason of procedure which your board after full and public consideration would never have sanctioned. I am therefore opposed to the granting of any such unlimited, irresponsible power to any committee.

committee. "Another objection to the resolution lies in the fact that the chairman of the law committee, Ald. Kohlmetz, has tendered his resignation of the same, giving as his reasons 'that the members of the committee will not attend the meetings or manifest sufficient interest in their work." "It seems to me that, under the circumstances, the resolution should not be allowed to stand. All the steps necessary to be taken in the matter should be taken by your board alone and after a full report of where such nuisances exist, and a thorough investigation and discussion of the means necessary to abate them. sances exist, and a thorough investigation and dis-cussion of the means necessary to abate them. Such information we have a right to expect from the committee appointed by your president on the 23d of December and which, as I understand, will submit its report at your next regular meeting. "Cornelius R. Parsons, Mayor." The President stated the question to be "shall the resolution stand notwithstanding the objec-tions of his Honor the Mayar."

tions of his Honor the Mayor."

Lost by the following vote:

Nays.—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche. Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein. Bohrer.—14.

The veto of the Mayor was sustained.

The veto of the Mayor was sustained. From the Executive Board.

To the Honorable the Common Council:
GENTLEMEN—Lucy E. Hayward and E. S. Hayward having tendered Garson avenue, Sampson, Baldwin, Chamberlain and Leighton streets to the City of Rochester for public use, the Executive Board would respectfully report that they have complied with all necessary requirements, and said streets are in all respects acceptable for public thoroughfares.

THOMAS J. NEVILLE Clerk. THOMAS J. NEVILLE, Clerk.

Ordered received, filed and published.

ordered received, filed and published.

By Ald. Bohrer — Resolved, By the Common Council of the City of Rochester. That Garson avenue, Sampson, Baldwin, Chamberlain and Leighton streets, heretofore dedicated to public use by Lucy E. Hayward and E. S. Hayward, be and hereby are accreted as public streets. accepted as public streets. Adopted. By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Jan. 17, 1887.

To the Common Council:

Gentlemen—The Executive Board beg leave to report that the street known as Broezel park is in all respects ready for acceptance as a public street and all conditions required by your honorable body have been compled with in the matter of filing a map and monumenting said park.

Respectfully,

THOMAS J. NEVILLE, Clerk.
Ordered received filed and published.

Ordered received, filed and published.

By Ald. Bohrer—Resolved, By the Common Council of the City of Rochester, That Broezel park, heretofore dedicated to public use by John Straub, be and hereby is accepted as a public street. Adopted.

From the Treasurer-

TREASURER'S MONTHLY REPORT.

CITY TREASURER'S OFFICE, January 10, 1888.

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

GENTLEMEN—The Treasurer herewith submits the monthly statement of the balances of the principal funds, on the 10th day of January, 1888, as required by section 58 of the city charter:

Departments.

required by section 50 Departments.

Board of Education Building fund ... \$16,333 47

Repair fund ... 186 43

Contingent fund ... 6,061 45

Teachers' fund ... 49,718 63

48,887 61 Fire Department fund.
Poor Department fund.
Police Department fund. 48,887 61 35,763 98 28,635 00 12,235 34 2,715 25 63,376 55 Contingent fund..... Highway fund..... Highway tund
Lamp fund
Health fund.
City Property fund
Park fund.
Water Works fund.
Water Works fund 2,590 51 205 1645,374 79 Water Pipe fund.... JOHN A. DAVIS, Treasurer.

Subscribed and sworn to before me, }
this 10th day of January, 1888. {
Ebward Thomas, Commissioner of Deeds.
Ordered received, filed and published.
From the Overseer of the Poor—

Office of the Overseer of the Poor, CITY BUILDING, FRONT STREET, ROCHESTER, N. Y., Jan. 1, 1888.

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 424 families in the following manner:

Orders on poor store	. \$1,178	50
Orders on coal yard	. 631	25
Orders on undertakers		
Orders for transportation		00
Orders for shoes	. 70	30

Less amount charged to towns......

..\$ 1,959 65 Total to city..... All of which is respectfully submitted,
A. H. MARTIN,
Overseer of the Poor.

Ordered received, filed and published. From the Excise Commissioners:

To the Honorable the Common Council of the City

of Rochester:
Gentlemen—The undersigned excise commis-

sioners for the city of Rochester report that they granted 52 licenses during the month of Dec., 1887, and received \$2,502.00, deposited the same with the City Treasurer and filed his receipt therefor with the Bonds and report for the month with the city clark. clerk.

POMEROY P. DICKINSON. CONRAD HERZBERGER. James MALLEY.

Excise Commissioners. Dated Rochester, Jan. 3, 1887.

From the Clerk—

CITY CLERK'S OFFICE,

ROCHESTER, N. Y., Jan. 10, 1888.

To Hon. Common Council:

GENTLEMEN -At a regular meeting of the Board of Health, held Jan. 6th, 1887, the following action

was taken:

A petition was presented from the taxpayers living on Bronson avenue, between Jefferson avenue and Summer street, in relation to the condition of cellars of houses in that vicinity and asked that the Board of Health afford them relief.

the Board of death anord them reflet.

Com. Kondolf moved that the cellars on Bronson avenue, between Jefferson avenue and Summer st., be declared a nuisance and the Common Council be requested to pass an ordinance for a sewer in said avenue. Adopted.

A true copy from the minutes.

PETER SHERIDAN, City Clerk.
Ordered received, filed and published.

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Jan. 10. 1883. To the Common Council:

GENTLEMEN-I hereby report that the following named persons have qualified as required by law:
John H. McAnarney, S. D. Archer, Commissioners of Deeds.

Respectfully submitted,
PETER SHERIDAN, City Clerk.
Ordered received, filed and published.

CITY CLERK'S OFFCE, ROCHESTER, Jan. 10th, 1888.

To the Common Council:

GENTLEMEN-I hereby report that the City As-

GENTLEMEN—I hereby report that the City Assessors have delivered to me the assessment rolls for the following improvements, viz,:
Pinnacle Avenue Bridge Approaches, O. No. 3,010.
Mt. Vernon ave. and Cayuga Place Sewer Cleaning, O. No. 3,056.
N. St. Paul Street Plank Walk, O. No. 3,062.
Strathellen Paul Course! Transcript N. St. Paul Street Plank Walk, O. No. 3,062.

Strathallan Park Gravel Improvement, O. No.

176.
Morrill Street Pipe Sewer, O. No. 3,201.
Colvin Street Plank Walk, O. No. 3,207.
Averill Avenue Improvement, No. 3,229.
Centennial Street Plank Walk, O. No. 3,244.
Glenwood Park Pipe Sewer, O. No. 3,246.
Warehouse Street Medina Improvement, O. No.

3,262. Respectfully submitted,
PETER SHERIDAN. City Clerk.
Ordered received, filed and published.

Ordered received, filed and published.

Allegations were called for, and, no person appearing, Ald. Marson submitted the following:

By Ald. Marson—Resolved, By the Common Council of the city of Rochester, that the foregoing assessment rolls reported by the city clerk be and the same hereby are confirmed.

Adopted by the following vote:

Ayes—Ald, Tracy, Marson. Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer—13.

The monthly report of the police clerk of the fines collected during the month of December, amounting to \$340.31, was received and ordered filed.

By the Clerk-

To the Hon. the Common Council of the City of

GENTLEMEN—The undersigned, who were appointed by an order of the Monroe County Court, duly granted and entered on the 31st day of October, 1887, commissioners to inquire into and de-

termine to what damages and compensation the ewners or occupants of the lands to be taken for the extension of Kirk street from Scio street to Union street in the city of Rochester, will be entitled to, respectfully report and certify their award of damages as incident to the extension of stid street as follows: said street, as follows:

The several pieces and parcels of land required for such purpose and necessary for the extension of said street are described as follows:

All that tract or parcel of land situate in the tenth ward of the city of Rochester, county of Monroe and State of New York, bounded and described

as follows: Beginning at a point in the east line of Scio street where the center or medial line of Kirk street, if extended easterly, would intersect the same; thence northerly along said east line of Scio street, twenty-five (25) feet, more or less, to the former south or boundary line of the lands of William Alkenhead and James M. Aikenhead; thence easterly enhead and James M. Alkenhead; thence easterly along said south line, and being a prolongation of the north line of Kirk street, extended easterly, to the west line of Union street; thence southerly along said west line of Union street, twenty-five feet, more or less to the centre or medial line of Kirk street, if extended thereto; thence westerly upon said centre or medial extended line of Kirk street, to the place of beginning. upon said centre or medial extended line of Kirk street, to the place of beginning.
These premises are owned by William Aikenhead and James M. Aikenhead.
Also, all that other tract or parcel of land in said tenth ward, described as follows:
Beginning in the west line of Scio street, where

the centre or medial line of Kirk street, if extended easterly, would intersect the same; thence easterly on said centre or medial line, extended, to the west line of Union street; thence southerly on the west line of Union street nine and six-tenths feet, more Ine of Union street nine and six-tenths feet, more or less, to the north boundary line of lands belonging to John R. McIntosh and Mary M. McIntosh; thence westerly, along their said boundary line, one hundred and thirty feet, more or less. to the west boundary line of their said lands; thence southerly, paralel with said Union street, along said westerly boundary line, sixteen and four-tenths feet, more or less, to the south boundary line of said Kirk street, if extended thereto, and thence westerly along said south extended line of Kirk street to the easterly boundary line of land Kirk street to the easterly boundary line of land belonging to Catherine Koeth, widow, and Anna Louisa Meyering, formerly Mohr, and Jacob Frederick Mohr, children of Jacob Mohr, deceased, about one hundred and thirty feet easterly of the east line of Scio street; thence northerly, along said easterly boundary line, about thirteen and one-tenth feet, to the north boundary line of said lands; thence westerly, along said north boundary line, one hundred and thirty feet, more or less, to the east line of Scio street; thence northerly, along said east line of Scio street; thence northerly, along said east line of Scio street, ten and nine-tenths feet, more or less, to the place of beginning.

These premises are owned by Albert C. Newell, Jared M, Newell, Thaddeus S. Newell, Mary A. Newell, and Susan Newell, heirs at law of Jared Newell, deceased. Kirk street to the easterly boundary line of land

Newell, deceased.

Also, all that other track or parcel of land in the

Tenth ward, described as follows:

Beginning in the west line of Union street, at a point where the south line of Kirk street, if extended eastwardly, would intersect said Union street; thence westerly, along said extended line of Kirk street, one hundred and thirty feet, more or less, to the west boundary line of lands of John R. McIntosh and Mary M. MacIntosh; thence northerly, along said west boundary line, sixteen and four tenths feet, more or less, to the north boundary line of said lands; thence eastwardly, along said north boundary line, one hundred and thirty feet, nore or less, to the west line of Union street; thence southerly, along said west line of Union street, fifteen and four tenths feet, more or less, to the place of beginning.

These premises are owned by John R. McIntosh Beginning in the west line of Union street, at a

the place of Degimning.
These premises are owned by John R. McIntosh
and Mary M. McIntosh.
Also, all that other tract or parcel of land situate
in said Tenth ward, described as follows:
Beginning on the east line of Scio street, at the

point where the south line of Kirk street, if extended easterly, would intersect the same; thence running easterly on said extended south line of Kirk street, one hundred and thirty feet, more or less, to the easterly boundary line of land belong-ing to Catharine Koeth, Anna Louisa Meyering and ing to Catharine Koeth, Anna Louisa Meyering and Jacob Frederick Mohr aforesaid thence northerly along said boundaryline thirteen and onetenth feet, more or less, to the north boundary of said lands; thence westerly, along said north boundary line, one hundred and thirty feet, more or less, to the east line of Scio street; thence southerly along said east line of Scio street; thence southerly along said east line of Scio street; thence southerly along said east line of Scio street, fourteen and one-tenth feet, more or less to the place of beginning.

more or less to the place of begining.
These premises are owned by Catharine Koeth,
widow, and Anna Louisa Meyering, and Jacob
Frederick Mohr, children of Jacob Mohr, deceased.
Therefore, we, the subscribers, the commissioners,
having been duly sworn, as required by the statute
in such case made and provided, and having all
met and acted on the matter submitted to us at the
City Attanged of the oir the gity hall brilding. met and acted on the matter submitted to the at 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 respective premises affected by this proceeding, and having inquired into and heard the allegations and proofs of the reportive province in interest do theremore. of the respective parties in interest, do, thereupon, determine and appraise the damages which the determine and appraise the damages which the owners, (there being no occupants other than such owners,) of the premises thus to be taken for the extension of said street will severally asiatin by being deprived thereof, and fix the compensation which the aforeaid owners respectively shall re-

which the atoreald owners respectively shall receive therefor, as follows:

The awards hereby made, after deducting all taxes and assessments which have become a lien upon the lands described, and which are not due, to be paid as hereinafter provided.

To William and James M. Aikenhead the sum of

one dollar, payable to them.

To John R. NcIntosh and Mary M. McIntosh

To John K. Neintosn and Mary M. Meintosn the sum of one dollar, payable to them. To Albert C. Newell, Jared M. Newell, Thadeus S. Newell, Mary A. Newell and Susan Newell, heirs at law of Jared Newell. deceased, the sum of

one dollar, payable to them.

To Catharine Koeth, widow, and Anna Louisa Meyering, formerly Mohr, and Jacob Frederick Mohr, children of Jacob Mohr, deceased, the sum Mohr, children of Jacob Mohr, deceased, the sum of seven hundred and fifty dollars, payable to them. All of which is respectfully submitted.

Dated, Rochester, N. Y., January 10th, 1887.
Z. L. DAVIS,
BERNARD SCHWAB,
JOHN A. FELSINGER,
Commissioners of Appraisal.

Ordered received, filed and published.

By Ald. Bohrer—Resolved, That the next regular meeting of the Common Council Tuesday evening; January 24, 1888, be, and hereby is, designated as the time when any objection to the confirmation of the report of the commissioners in the matter of opening and extending Kirk street will be heard. Adopted.

By the Clerk-

By the Clerk—

ROCHESTER, Jan. 4, 1888.

To the Honorable Body, the Common Council of the City of Rochester. N. Y.:

I hereby forbid your paying the judgment of \$600 rendered against the city June, 1883, for turning of a sewer into the stream running through lands which I own, together with costs, taxed at \$200.93 runs on interest from July 14, 1883, and another of \$125.39, upon which interest runs from July 8, 1885, and the costs taxed in the Court of Appeals with interest, to any one else except myself, which I hope you will do at the earliest possible time, and oblige,

Very truly yours,

Referred to the Law Committee.

Referred to the Law Committee.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

MORTIMER STREET WIDENING.

By Ald. Bohrer—Resolved, That the City Surveyor be instructed to prepare and report to this

Council an ordinance for the widening of Mortimer street, from North Clinton street to North St. Paul street.

Adopted. By Ald. Bohrer—Resolved, That the following

improvement is necessary, viz.:

The widening of Mortimer street by taking a strip of land six (6) feet wide on the south side of Mortimer street, aforesaid, from North Clinton street to North St. Paul street, and also a strip of land six (5) feet wide on the part side of Mortimer street. land five (5) feet wide on the north side of Morti-mer street, from North Clinton street to the east boundary line of the property belonging to E. F.

Woodbury.

Resolved, further, that the following portion of said city is deemed benefited by and properly ought to be ssessed by a local assessment for the whole

expense thereof, viz.

One tier of lots and parcels of land on each side of Mortimer street, from North Clinton street to North St. Paul street, in proportion to the benefit which each will derive therefrom.

which each will derive 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 interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, Jan. the 24th, 1888, at 7 o'clock, at the Common Council Chamber. when allegations will be heard.

Adonted

Adopted.

WILLARD STREET PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in Willard etreet.

Adopted. The Surveyor submitted as such estimate \$600. By Ald. Judson-Resolved, That the following

improvement is necessary, viz:

The construction of a vitrified pipe sewer twelve (12) inches in diameter in Willard street, beginning at a point in the center of Pierpont avenue oppo-site the produced medial line of the roadway on the south side of Lake View park and extending the south state of Lake view park and extending westward therefrom to the northern terminous of the existing sewer in the Boulevard, with the necessary manholes, surface sewers, lot laterals and connections, roadway grading and gutter formations.

And whereas, The City Surveyor, under direction 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

Resolved, turther, 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:

All the territory included within and described by the following boundary lines viz.:

Beginning at the intersection of Willard street with the Boulevard; thence easterly along Willard street, including one tier of lots on the south side thereof to Pierront avenue excluding lots No. 114 thereof to Pierpont avenue, excluding lots No. 114 and No. 115 on the west side of Pierpont avenue; thence still easterly along Lake View park, includ-ing one tier of lots on the south side thereof to the west line of lot No. 52; thence northerly along the west line of said lot to the south line of Lake View park; thence northeasterly to the west line of lot No. 14; thence northerly along said west line to the north line of the Selye tract; thence westerly along said north line to Pierpont avenue; thence southerly along Pierpont avenue to the north line of lot No. 164, excluding one tier of lots and parcels of land on the east side of Pierpont avenue from the north line of the Selye tract to lot No. 164; thence still southerly along Pierpont avenue including one tier of lots on each side of Pierpont avenue to Willard street; thence westerly along Willard street; including one tier of lots on the north side, to the place of beginning.

And the clerk is hereby directed to publish notice in pursuance of title 7, 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, Jan. 24th, erly along Pierpont avenue to the north line of lot

1888, at 7 o'clock at the Common Council chamber when allegations will be heard. Adopted.

FINAL ORDINANCES.

On motion of Ald. Foley action on the final ordinance for Exchange street extension was postponed until the next regular meeting.

Ald. Fee moved that action on the final ordinance for Euclid street improvement be postponed three

weeks. Adopted.

Ald. Selve moved that action on the final ordinance for First street plank walk be postponed until the second regular meeting in March next. Adopted.

FINAL ORDINANCE, No. 3,333

BRONSON AVENUE PIPE SEWER.

On motion of Ald. Judson, the Common Council proceeded to hear allegations 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 deem proper to be assessed for the expense 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 amount if our to be notify from the public 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 Common Council at the time appointed in said no-tice, and, after hearing such allegations from all persons appearing.

Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Bronson avenue from lot No. 120 of the Greig tract

The Common Council of the City of Rochester to ordain and determine that the following improvement is necessary and should be made, to wit:

The construction of a vitrified pipe sewer eighteen (18) inc es in diameter in Bronson avenue, beginning at a point at or near the prolonged wester-ly line of the land owned by John Clark, it being lot 120, section E. of the Greig tract, and extending westerly therefrom to the Summer street sewer with the necessary manholes, lampholes, surface sewers, lot laterals, lot connections, roadway grad-

sewers, lot laterals, lot connections, roadway grading and gutter formations.

And the whole expense should be defrayed by an 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 \$2,450 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: said improvement is described as follows:

One tier of lots and parcels of land on each side of Bronson avenue from Summer street to the prolonged westerly line of lot 120, section E. of the

Greig tract.
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 which each will derive therefrom.

benefit which each will derive the referroin.

Adopted by the following vote:

Ayes—Ald. Tracy Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Bohrer—12.

From the Treasurer—

LOCAL IMPROVEMENT ASSESSMENTS CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Jan. 6, 1888.

To the Honorable, the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the works or improvements authorized under ordinances hereinafter mentioned have been completed; that I have pursuant to the provisions of the charter, ascertained the entire and aggegate expense of and connected with the same respectively, including any interest that the city shall incur, or is entitled to for the use of its funds, and that the respective amounts thereof are as follows:

amounts incred are as longwis.	
Ordinance and improvement.	Expense.
3,247—Reis park pipe sewer	. \$ 755 69
3,277—Elm st. pipe sewer	. 1,143 86
3,280—Avenue D pipe sewer	587 14
3,278—Ontario st. pipe sewer	. 638 51
3,198-Averill ave. cement walk	. 1,522 00
3,263—Hebard st. grading and walk	
3,250—Ely st. Medina improvement	
3,283—Cottage st. grading and walk	
3,274-Jones ave. gravel improvement	
3,228—Griffith st. improvement	
3,287-Monroe ave. asphalt improvement	
3,266 Post st. pipe sewer	
3,070-Hawley and Seward st. sewers	2,553 90
2,963—Goodman st. stone sewer	
JOHN A. DAVIS, T	

Ordered received, filed and published. LOCAL ASSESSMENT IMPROVEMENT No.2963

GOODMAN STREET STONE SEWER,

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregated expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of fifty-four thousand three hundred and sixty dollars and seven cents (\$54,360.07); and which is hereby adjusted by this Common Council at said amounts.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

All the territory described by and included with-

in the following boundaries: Beginning at the intersection of the east line of Beginning at the intersection of the east line of Goodman street, with the produced north line of Clifford 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 northerly on said east line, including one tier of lots on the east side thereof, to Jennings street; thence westerly on Jennings street expending one tier of lots on the south nings street, excepting one tier of lots on the south side thereof, to the west line of Nichols street; thence southerly on said west line of Nichols street, thence southerly on said west line of Nichols street, including one tier of lots on the west side thereof, to the produced north line of Clifford street; thence westerly along said 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 Dubelbies and Mary Rohr; thence southerly on said division line to Bay street; thence executely along Bay street including one tier of lots. owhed by Matinas Didebles and Mary Roft; thence easterly along Bay street, including one tier of lots on the north side thereof, to the west line of First avenue; prolonged thence southerly along First avenue; including one tier of lots on the west side thereof, to Central park; thence easterly along Central park, including one tier of lots on the south side thereof, to Second avenue; thence southerly along Second avenue, including one tier of lots on the west side thereof, to Pennsylvania avenue; thence westerly along Pennsylvania avenue; thence westerly along Pennsylvania avenue; thence westerly along Pennsylvania, provided thereof, to the east line of First avenue; thence southerly along the east line of First avenue; thence southerly along the east line of First avenue; thence southerly along said division line to the south boundary line of said Association tract; thence westerly on said south boundary line to the east line of Union street; thence southerly along the westerly on said south boundary line to the east line of Union street; thence southerly along the east line of Union street, excepting one tier of lots on the east side thereof, to the south boundary line of the N. Y. C. & H. R. R. R. lands; thence west-erly along said south boundary line to Scio street; erly along said south boundary line to Scio street; thence southerly along Scio street, excepting one tier of lots on the east side thereof, to Lewis street; thence still southerly along Scio street, but including one tier of lots on the west side thereof, to Ontario street: thence westerly along Ontario street, excluding one tier of lots on the south side

thereof, to a point 325 feet westerly from the west line of Scio street; thence southerly in a line par-allel with Scio street to Kirk street; thence westerly along Kirk street, excluding one tier of lots on the south side thereof, to Finney street; thence southerly along Finney street, excepting one tier of lots on the east side thereof, to Tappan street; thence easterly on Tappan street, including one tier of lots on the south side thereof to Scio street; thence southerly along Scio street, including one tier of lots on the west side thereof, excepting the lot on the southwest corner of Scio street and University avenue to East Main street; thence west-erly along East Main street, and including one tier erly along East Main street, and including one tier of lots on the north side thereof, to Gibbs street; thence southerly along Gibbs street, and including one tier of lots on the west side thereof, to East avenue; thence westerly along East avenue including one tier of lots on the north side thereof, to the ing one tier of lots on the north side thereof, to the west line of Chestnut street; thence southerly along Chestnut street, and including one tier of lots on the west side thereof, to Euclid street; thence westerly on Euclid street, including one tier of lots on the north side thereof, to a point opposit the west line of Elm park; thence southerly along Elm park including one tier of lots on the west side thereof, to Elm street; thence easterly along Elm street including one tier of lots on the south Elm street, including one tier of lots on the south side thereof, to Chestnut street; thence southerly along Chestnut street, including one tier of lots on the west side thereof, to a point opposite the south line of George street; thence easterly along George street, and including one tier of lots on the south side thereof, to Jersey street; thence southerly along Jersey street, and including one tier of lots on the west side thereof, to Cross street; thence easterly along Cross street, to Williams street; thence southerly along Williams street, to Monroe avenue; thence easterly along Monroe avenue, excluding one tier of lots on the north side thereof, to Manhattan street; thence northerly along Manhattan street, and including one tier of lots on the Elm street, including one tier of lots on the south to Manhattan street; thence northerly along Manhattan street, and including one tier of lots on the east side thereof, excepting the lot on the northeest corner of Monroe avenue and Manhattan street. to George street; thence easterly along George street to Union street; thence northerly along Union street, and including one tier of lots on the east side thereof, to Gardner park; thence easterly along Gardner park, including one tier of lots on the south side thereof, to Alexander street; thence northerly along Gardner park thence northerly along Alexander street, except-ing one tier of lots on the west side thereof to East avenue; thence easterly along East avenue, and including one tier of lots on the south side thereof. including one tier of lots on the south side thereof, to a point 245 feet east of Alexander street; thence southerly, and parallel with Alexander street, to a point 254 feet north of Park avenue; thence easterly and parallel with Park avenue to a point 100 feet west of Meigs street; thence southerly and parallel with Meigs street to Park avenue; thence easterly along Park avenue to a point 150 feet west of Rowley, street; thence southerly and parallel of Rowley street; thence southerly and parallel with Rowley street to Brighton avenue, thence easterly along Brighton avenue to a point 140 feet easterly along Brighton avenue to a point 140 feet. east of Rowley street, thence northerly and parallel with Rowley street to a point 100 feet south of Park avenue, thence easterly to a point 225 feet. east of Goodman street and 1,300 feet south of East avenue, thence northerly on a line parallel with Goodman street 800 feet. thence east and atright angles with the last mentioned line 2024 feet to the west line of H. E. Hooker's land, thence northerly on said Hooker's west line, and on said line produced to a point 300 feet north of the north line of East avenue, thence easterly to a point line produced to a point 300 feet north of the north. line of East avenue, thence easterly to a point midway between Culver park and Hawthorne street, thence northerly and parallel with Hawthorne street to Culver park, thence easterly along Culver park and including one tier of lots on the south side thereof to Portsmouth Terrace, thence southerly along Portsmouth Terrace, and including one tier of lots on the west side thereof to Posts avenue there easterly along East avenue to East avenue, thence easterly along East avenue to the east line of Portsmouth Terrace, including the lots on the northwest and northeast corners of East avenue and Portsmouth Terrace, thence northerly along Portsmouth Terrace and including one tier of lots on the east side thereof to a

point midway between East avenue and Culver park, thence easterly on a line parallel with Culver park to the division line between the property of Marvin A. Culver and William S. Little, thence northerly along said division line to a point 300 feet north of Culver park, thence westerly on a line parallel with Culver park to Jersey street, thence northerly along Jersey street and including one tier of lots on the east side thereof to University avenue, thence still northerly on the east line of Jersey street produced to Leighton avenue, thence easterly along Leighton avenue to the east Jersey street produced to Leighton avenue, thence easterly along Leighton avenue to the east boundary line of the Thompson tract, thence northerly along said east line of the Thompson tract produced to Bay street, thence westerly along Bay street and including one tier of lots on the north side thereof to Goodman street, thence northerly along Goodman street and including one tier of lots on the east side thereof to the point of heepinning

beginning.

Excepting from the above all the lots on the north side of East Main street, not liable to assessment under a contract made between Bernard Klem and the City of Rochester, recorded in the office of the County Clerk in liber 118 of deeds

the office of the County Clerk in liber 118 of deeds at page 351.
Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.
And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amnunt of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said Assessors are hereby totified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at January, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. And it is further determined that the tax-payers

to be assessed for making such improvement, may pay their assessments in three equal payments, as follows:

follows:
One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 muturity of said last instalment, a discount will be allowed at six per cent. per annum. per annum.

Adopted as the follows vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No. 3198

AVERILL AVENUE CEMENT WALKS.

By Ald. Marson—Whereas, The City Treasurer has ascertainee end reported the entire and aggregate expense of, and connected with the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of fifteen hundred and twenty-two dollars (\$1,522.00); and which is hereby adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

One tier of lots and parcels of land on each side of Averill avenue from Monroe avenue to Pearl

street.

Therefore, resolved, That said expenses be assessed upon said portion or part of the city.

And the assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of

said improvement; and said Assessors are hereby

said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January. 1888, at 9 o'clock in the forencon, at the office of the City Assessors, No. 15 City Hall. And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmhetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikeard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No. 3,228

GRIFFITH STREET IMPROVEMENT. By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of six thousand two hundred and seventy-five dollars and forty-two cents(\$6,275.42); and which hereby is adjusted by this Common Council at said amount. Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as follows:

One tier of lots and parcels of land on each side of Griffith street, from South St. Paul street to

Union street. Resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors of said Assessors of the city. any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of Jan., 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement, may

to be assessed for making such improvement, may pay their assessments in three equal payments, as follows:

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third within one year from the confirmation of said roll; and the remaining one-third within two years from the confirmation of said roli. On all sums paid prior to the maturity of said last installment, a discount will be allowed at the rate of six per cent. per annum.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No.3247

REIS PARK PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the entire forms broaden and fetty for adultance of the sum of seven hundred and fifty-five dollars and sixty-nlne cents (\$755.69); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows

One tier of lots and parcels of land on each side

One tier of lots and parcels of land on each side of Reis park, from Campbell street to Jay street. Therefore, Resolved, That said expenses be assessed upon said portion or part of the eity. And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses

within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

of the assessment roll by the City Treasurer.
Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No.3,250 ELY STREET MEDINA STONE IMPROVEMENT.

ELY STREET MEDINA STONE IMPROVEMENT.
By Ald. Marson—Whereas, The City Treasurer
has ascertained and reported the entire and aggregated expense of, and connected with, the above
improvement, including any interest that the city
has paid, or has or shall become liable for, to be the
sum of seven hundred and twenty-five dollars
(\$725.00) and which hereby is adjusted by this
Common Council at said amount.
And the portion or part of the city on which the
said expenses are to be assessed, is described as
follows:

follows:

One tier of lots and parcels of land on each side of South Water Street from East Main street to the Erie Canal, excepting therefrom fifty (50) feet in depth measured from East Main street, of the lots

depth measured from East Main street, of the lots on the southeast and southwest corners of East Main and South Water streets. Also one tier of lots and parcels of land on each side of Ely street from South St. Paul street to South Water street. Therefore, Resolved, That said expenses be assessed upon said portion or part of the city. And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of lands and houses within the portion or part of the city so designa ed, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley. Seiye, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No.3,263

HEBARD STREET GRADING AND WALKS.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of seven hundred and seventy-seven dollars and twenty cents (\$777.20); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

One tier of lots and parcels of land on each side of Hebard street, from Poplar street to Bay street. Therefore, Resolved, That said expenses be as-

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city And the Assessors of said city, not interested in any of the property so benefitted, and not of kin to any p.rson so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses

within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

of the assessment roll by the City Treasurer.

Adopted by the foliowing vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Seyle, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No.3,266

POST STREET PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of two thousand, two hundred and seventeen dollars and sixteen cents (\$2,217.16); and which hereby is adjusted by this Common Council at said amount

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

One tier of lots and parcels of land on each side of Post street from the southern terminus of the extended portion thereof to Chili avenue.

extended portion thereof to Unit avenue.

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assesssuch two, are hereby directed to make an assess-ment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in pro-portion, as nearly as may be, to the advantag-which each shall be deemed to receive by the make ing of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City.

And it is further determined, that the taxpayers to be assessed for making such improvement, may pay their assessments in three equal payments, as follows:

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one third 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 said last instalment, a dis-count will be allowed at the rate of six per cent. per annum.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT, No. 3274 JONES AVENUE GRAVEL IMPROVEMENT.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggrehas ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of five thousand and forty dollars (\$5,040.00); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as follows:

One tier of lots and parcels of land on the northerly side of Jones avenue, from Frank street to Lake avenue; also one tier of lots and parcels of land on the southerly side of Jones avenue, from Frank street to Ambrose street.

Therefore, resolved, That said expenses be assessed upon said portion or part of the city. And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated of the said amount of expense in proportion. nated, of the said amount of expense, in propor-tion, as nearly as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.
And it is further determined that the taxpayers

to be assessed for making such improvement may pay their assessments in three equal payments, as follows:

One-third within thirty days from the first pubone-third within thirty days from the inst publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 and return to the actuality of said leaf interpretation. paid prior to the maturity of said last instalment, a discount will be allowed at the rate of six per

Adopted by the following vote:

Ayes—Ald. Tracy, Marson Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT, No. 3277 ELM STREET PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of eleven hundred and forty-three dollars and eighty-six cents (\$1,143.86); and which is hereby adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as

follows:

One tier of lots and parcels of land on each side of Elm street from East Main street to a line drawn through both angles of Elm street aforesaid. Also one tier of lots and parcels of land on each side of Euclid street from Elm street to Elm park.

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of Jan, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement must pay their assessments within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT, No. 3278.

ONTARIO STREET PIPE SEWER.

By Ald. Marson—Whereas. The City Treasurer hasascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of six hundred and thirty-eight dollars and fifty-one cents (\$638.51); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as follows

One tier of lots and parcels of land on each side side of Ontario street from North avenue to Finney street.

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisem ant of the notice of the assessment roll by the City Treasurer.

of the assessment roll by the City Treasurer.
Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer-12.

LOCAL ASSESSMENT IMPROVEMENT No. 3,280

AVENUE D, PIPE SEWER.

By Ald. Marson—Whereas, The city treasurer has ascertained and reported the entire and aggregate expense of, and connected with the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of five hundred and eighty-seven dollars and fourteen cents, (\$587.14); and which hereby is adjusted by this Common Council at the said amount.

And the portion or part of the city on which the said expenses are to be assessed, it is described as follows:

One tier of lots and parcels of land on each side of Avenue D, from a point three hundred and sixty (360) feet east of North St. Paul street to Harris street.

Therefore, Resolved, That said expense be assessed upon said portion of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment and a property of the said Assessment was a said and appropriate the said said. upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby noti-

improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forencon, at the office of the city assessor, No. 15 City Hall.

And it is turther determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the notice of the assessment roll by the City Traceurer.

by the City Treasurer.

Adopted by the following vote: Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fitzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENTNo. 3,283 COTTAGE STREET GRADING AND PLANK WALK.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of twenty-six hundred and ninety-seven dollars and seventy cents, (\$2,697.70); and which hereby is adjusted by this Common Cooncil at said

And the portion or part of the city on which the

expenses are to be assessed is described hies as follows:

One tier of lots and parcels of land on each side of Cottage street, from Plymouth avenue to Genesee street.

Therefore, Resolved, That said expenses be as-

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city
And the Assessors of said city, not interested in
any of the property so benefitted, and not of kin to
any person so intetested, or if any two of said Assessors are not so interested, or of kin, then, such
two, are hereby directed to make an assessment two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, may pay their assessment in three equal payments, as follows.

One-third within thirty days from the forenoon as the content of the content

One-third within thirty days from the first publione-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 said last installment, a discount will be allowed at the rate of six per cent.

adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Bohrer.—12. Kohlmetz,

LOCAL ASSESSMENT IMPROVEMENT No.3,287 MONROE AVENUE ASPHALTUM IMPROVEMENT.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of fifty-five thousand, three hundred and forty-seven dollars and sixty cents, (\$55,347.60); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

One tier of lots and parcels of land on each side of Monroe avenue, from Goodman street to the city line.

Therefore, resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of lands and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at 9 o'clock in the forencon, at the office of the city assessors, No. 15 City Hall.

And it is further determined that the tax-payers to be assessed for making such improvements may pay their assessments in three equal payments, as follows:

One-third within thirty days from the first pub-

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 said last instalment a discount will be allowed at the rate of six per cent. per annum.

Adopted by the following vote: Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Ayes-Ald.

Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT, No.3070 HAWLEY AND SEWARD STREET SEWERS.

By Ald. Marson-Whereas, The City Treasurer has ascertained and reported the entire and aghas ascertained and reported the entire and ag-gregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of two thousand five hundred and fifty-three dollars and ninety cents (\$2,553.90); and which hereby is adjusted by this Common Council at said amount

And the portion or part of the city on which the said expenses are to be assessed is described as

All the territory included within and described

by the following boundary lines, viz: Beginning at the intersection of Seward and Strong streets; thence westerly along Strong street, excepting one tier of lots on the south side thereof to Jefferson avenue: thence southerly along Jefferson avenue, and including one tier of lots on the west side thereof to Seward street, excepting the lot on the N. W. corner of Jefferson avenue and Seward street; thence northerly along Jefferson avenue, including one tier of lots on the east side thereof to Magnetic street, excepting the left and the contractions of the contraction of Magnolia street, excepting the lot on the northeast corner of Jefferson avenue and Seward street; thence easterly along Magnolia street and includthence easterly along Magnolia street and including one tier of lots on the south side thereof to Seward street; thence northeasterly and northerly along Seward street, excluding the lots on the northeast and southeast corners of Magnolia and Seward streets to Flint street; thence easterly along Flint street, including one tier of lots on the north side thereof to a point 100 feet west of Plymouth avenue; thence westerly, including one tier of lots on the north side of Flint street to Seward street; thence northerly along Seward street and including one tier of lots on the east side thereof to the place of beginning.

street and including one teer of rots on the east side thereof to the place of beginning.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefitted, and not of kin to any of the property so benefitted, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shail be deemed to receive by the making of said snan be deemed to receive by the making of said improvement; and said Assessors are hereby noti-fied to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. And it is further determined that the tax-pay-

ers to be assessed for making such improvement, may pay their assessment in three equal payments, as follows:

ments, as follows:
One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 said last installment, a discount will be allowed at the rate of 6 per cent. per annum.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foiey, Selye, Hall, Swikehard,
Judson, Bohrer—12. Kohlmetz,

From the Treasurer:

LOCAL IMPROVEMENT ASSESSMENTS

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Jan. I3, 1888.

To the Hon. the Common Council:

GENTLEMEN—I hereby certify that the Executive Board have notified me that the works or improvements authorized under ordinances hereinafter mentioned have been completed; that I have, pursuant to the provisions of the Charter, ascer-

interest that the city shall incur, or is entitled to			3239— Atkinson street, Sec. 1 48 00 3173— Jefferson avenue, Sec. 2 168 00 3252— Central avenue, Sec. 3 98 00 3211— Central avenue, Sec. 2 92 92	
for the t	ise of its	s runds, and that the response are as follows:	pective	3211—
			xpense.	3184— South street 180 29
3,098—Sr	rinkling	Frank street, Sec. 1	\$ 190 73	3137— So. St. Paul street 314 03 3133— South avenue 77 83
3,101—	••	Front Fulton avenue	179 80 365 58	3119— Mt. Hope avenue 380 59
3,102— 3,107—		Jav street	156 35	3112— Lyell avenue 583 44
3,110	••	Jay street Lake avenue, Sec. 1	886 89	3103— Goodman street
3,113— 3,114—	::	E. Main street E. and W. Main street	482 54 690 00	3104— North Goodman 131 01
3,115—	••	Meigs street	205 35	John A. Davis, Treasurer.
3,116—	••	Mill street	295 04	LOCAL ASSESSMENT IMPROVEMENT No.3080
3,128— 3,131—	••	Rowley street	$\frac{133}{178} \frac{40}{32}$	ALLEN STREET SPRINKLING.
3,140	••	State street	660 00	By Ald. Marson—Whereas, The City Treasurer
3,143		N linion street	138 10 134 87	has ascertained and reported the entire and aggregate expense of, and connected with, the
3,145- 3,146-		University avenue Sec. 2	233 25	aggregate expense of, and connected with, the
3.147-	::	Vincent place Scio street, Sec. 2	86 31	city has paid, or has or shall become liable for, to
3,166—	••	Scio street, Sec. 2 Monroe avenue	81 24 348 13	above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of two hundred and eighty-three
3,172— 3,185—	••	Monroe avenue Kent street, Sec. 1	83 51	dollars and fifteen cents (\$283,15); and which hereby is adjusted by this Common Council at said
3,186	• •	2	134 89	amount.
3,188		Gibbs street, Sec. 2 Lake avenue, Sec. 2	$\frac{70}{250} \frac{66}{00}$	And the portion or part of the city on which the
3,210— 3,213—	• •	University avenue, Sec. 4	57 69	said expenses are to be assessed, is described as follows:
3,232	••	Frank street, Sec. 3 Meigs street, Sec. 2	126 00	One tier of lots on each side of Allen street from
3,233	•••	Meigs street, Sec. 2 Bolivar street	104 08 80 00	State street to the Erie canal.
3,241— 3,150—	••	So. Washington street	120 00	Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.
3,135	••	Spring street Reynolds street	242 19	And the Assessors of said city, not interested in
3.129— 3,127—		Plymouth avenue	120 00 359 61	any of the property so benefited, and not of kin to
3,108	••	Jefferson avenue	210 00	any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such
3,096		No. Ford street, Sec. 1 So. Ford street	30 00	two, are hereby directed to make an assessment
3,095— 3,082—		Caledonia avenue	125 75 238 67	upon all the lots and parcels of land and houses
3,151-	••	Water street	180 00	within the portion or part of the city so designated, of the said amount of expense, in proportion,
3,148		Warehouse street	73 44	as nearly as may be, to the advantage which each
3,139— 3,138—		No. St. Paul street, Sec. 2 No. St. Paul street, Sec. 1	450 00 232 22	shall be deemed to receive by the making of said
3,126	••	Platt street	240 00	improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of
3,118		Mortimer street	76 22 235 15	January, 1888, at nine o'clock in the forenoon, at
3,109 3,099		Jones street Frank street, Sec. 2	118 60	the office of the City Assessors, No. 15 City Hall. And it is further determined that the tax-payers
3'081	••	Andrews street	166 71	to be assessed for making such improvements must
3,218— 3,149—		Prospect street No. Washington street	29 27 $114 56$	pay their assessment within thirty days from the
3,141—	_	Troup street	395 78	first publication of the advertisement of the notice of the assessment roll by the City Treasurer.
3,134		Sophia street	129 26	Adopted by the following vote:
3,105— 3,097—		No. Ford street, Sec. 2.	$84\ 75$ $111\ 42$	Adopted by the following vote: Ayes — Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Selye, Foley, Hall, Swike-
3,094-	••	So. Fitzhugh street	231 36	hard, Judson, Bohrer—12.
3,093—	::	Exchange street	420 00	1
3,080— 3,276—		Allen street	283 15 48 00	LOCAL ASSESSMENT IMPROVEMENT, No. 3,081
3,276— 3,083—	••	Center street	30 00	ANDREWS STREET SPRINKLING.
3,217— 3,216—	••	Broadway street	84 32 51 70	By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggre-
3,214—	••	James street North avenue, Sec. 3	124 16	gate expense of, and connected with, the above
3,212-	••	Stone street South avenue, Sec. 2	46 15	improvement, including any interest that the city
3,189— 3,144—	::	South avenue, Sec. 2 University avenue, Sec. 1	282 64 225 41	has paid, or has or shall become liable for, to be
3,142-	••	So. Union street	210 00	the sum of one hundred and sixty-six dollars and seventy-one cents, (\$166.71); and which hereby is adjusted by this Common Council at said amount.
3,136	• • •	St. Joseph street	327 77	adjusted by this Common Council at said amount.
3,123— 3,122—		St. Joseph street North avenue, Sec. 2 North avenue, Sec. 1	285 49 402 90	And the portion or part of the city on which the said expenses are to be assessed, is described as
3,106-	••	Hudson street	298 17	follows:
3,092-	••	Elm street	81 67	One tier of lots on each side of Andrews street
3,090— 3,089—		Clinton place	22756 14124	from North avenue to the west end of Andrews street bridge.
3,086	••	Chestnut street	180 00	Therefore, Resolved, That said expenses be as-
3084	••	Central avenue	360 00	sessed upon said portion or part of the city.
3243— 3231—		Williams street Buchan park	28 65 57 69	any of the property so benefited, and not of bin to
3215-	••	Oxford street	83 99	any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such
3158— 3132—	••	East street	42 81	sessors are not so interested, or of kin, then, such
3100-	••	Scio street Eranklin street	114 56 198 63	upon all the lots and parcels of land and houses
3091	•••	East avenue, Sec. 1	300 00	two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city of designated, of the said amount of expense, in proportion, as provide a proportion of the said amount of expense, in proportion, as
3088—		East avenue, Sec. 1. Clinton street, Sec. 2. Clinton street, Sec. 1.	384 76 363 20	of the said amount of expense, in proportion, as
3087 3085	••	Chatham street	109 85	shall be deemed to receive by the making of said
3242	••	Plymouth avenue, Sec. 2.	112 00	improvement: and said Assessors are hereby noti-
3240—	••	Atkinson street, Sec. 2	80.00	fied to meet for such purpose on the 21st day of

January, 1888, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the

pay their assessment within unity days from the first publication of the advertisement of the notice of the Assessment roll by the Clty Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Selye, Foley, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT NO.3082 CALEDONIA AVENUE SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of two hundred and thirty-eight dollars and sixty-seven cents, (\$238.67); and which hereby is adjusted by this Common Council at said amount. And the portion or part of the city on which the said expenses are to be assessed is described as followed.

said expenses are to be assessed is described as fol-

One tier of lots on each side of Caledonia avenue, from the Erie canal to the south line of Bron-

Therefore, Resolved, that said expenses be as-

sessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefitted, and not of kin any of the property so beneficied, and not of air to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assess-ment upon all the lots and parcels of lands and houses within the portion or part of the city so designated, of the said amount of expense, in prodesignated, or the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forencon, at the office of the City Assessors, No. 15

And it is further determined, that the tax-payers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Firtzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT, No. 3083

CENTER STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of thirty dollars (\$30); and which hereby is adjusted by this Common Council at said

And the portion or part of the city on which the said expenses are to be assessed is described as fol-

One tier of lots on each side of Center street from Mill street to the east side of Brown's race.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to compresses of interested or the property so the property

any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in proporation, as nearly as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must

pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No.3,084

GENTRAL AVENUE SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of three hundred and sixty dollars (\$380.00); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the

And the portion or part of the city on which the said expenses are to be assessed, it is described as

follows

One tier of lots on each side of Central Avenue

follows:
One tier of lots on each side of Central Avenue from North Avenue to state street.
Therefore, Resolved, That said expense be assessed upon said portion or part of the city.
And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessorsare not so interested, or if any two of said Assessorsare not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forencon, at the office of the city assessor, No. 15 City Hall.
And it is further determined, that the taxpayers to be assessed for making such improvements, must bay their assessment within thirty days from the first publication of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No. 3085

CHATHAM STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one hundred and nine dollars and eighty-five cents (\$109.85); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

follows

One tier of lots on each side of Chatham street,

One tier of lots on each side of Chatham street, from Andrews street to Franklin street.

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the rittee designated. within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid or has or shall become liable for, to be the sum of one hundred and eighty dollars (§180) and which is hereby adjusted by this Common Council at said amount.

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 Chestnut street

one tier or lots on each side of Cheshut Street from East avenue to Monroe avenue.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any of the property so benefited, and not of kin to any person so interested, or if an any two of sald Assessors are not so interested, or of kin, then such two are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of ified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers

to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice

nrst publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT, No. 3087.

CULAL ASSESSMENT IMPROVEMENT, No. 3087.

CLINTON STREET SPRINKLING (SEC. 1).

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of three hundred and sixty-three dollars and twenty cents (\$303.20); and which hereby is adjusted by this Common Councilat said amount. And the portion or part of the city on which the said expenses are to be assessed, is described as followed.

said expenses are to be assessed, is described as fol-

One tier of lots and parcels of land on each side of Clinton street, from Monroe avenue to the north line of Marietta street.

Therefore, resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of lame and houses within the portion or part of the 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 receive by the making of said improvement: and said Assessors are hereby notified to meet for such purpose on the 2lst day of

improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors. No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No.3088.

CLINTON STREET SPRINKLING (Sec. 2).
By Ald: Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above

LOCAL ASSESSMENT IMPROVEMENT, No. 3086

CHESTNUT STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and agregate expense of, and connected with, the above improvement, including any interest that the city has paid or has or shall become liable for, to be the sum of three hundred and eighty-four dollars and seventy-six cents (\$384.76); and which hereby is adjusted by this Common Council at said amount. And the portion or part of the city on which the said expenses are to be assessed, is described as

One tier of lots on each side of Clinton street, from the north line of Marietta street to Clifford

Therefore, Resolved, That said expenses be as-

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person interested, or if any two of said As sessors are not so interested, or of kin, then, such sessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to want for such purpose on the 21st day of Lanuary ment; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. And it is further determined, that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from

the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliot, Foley, Selye, Hall, Swikehard,
Judson, Bohrer.—12.

LOCAL ASSESSMENT IMPROVEMENT, No. 3.089 CLINTON PLACE SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregated expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one hundred and forty-one dollars and twenty-four cents (\$141.24; and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

follows:

One tier of lots on each side of Clinton place, from North avenue to Clinton street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby no-tified to meet for such purpose on the 21st-day of January, 1889, at nine o'clock in the fore-noon, at the office of the City Assessors, No. 15 City

And it is further determined that the taxpayers And it is further determined that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No. 3090 COURT STREET SPRINKLING.

By Ald. Marson-Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of two hundred and twenty-seven dollars and fifty-

six cents (\$227. 56); and which hereby is adjusted said expenses are to be assessed, is described as by this Common Council at said amount.

And the portion or part of the city on which said expenses are to be assessed, is described as follows:

One tier of lots on each side of Elm street from Main street to Chestnut street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the assessors of said city, not interested in any of the not of kin And the assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or ifany two of said assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said assessors are hereby notified to meet for such purpose on the 21st of January, 1888, at nine o'clock in the forenoon, at the office of the City assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the notice of the casessement roll by the City Treasurer.

nrs. puoncauon or the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No. 3091

EAST AVENUE SPRINKLING (SEC. 1).

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggrenas ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of three hundred dollars (\$300); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

One tier of lots on each side of East avenue from

Main street to Goodman street.

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to

any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the foremoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment violi by the City Treasurer.

of the assessment of the advertisement of the folice of the assessment foll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT, No. 3092

ELM STREET SPRINKLING.

By Ald. Marson-Whereas, The City Treashas ascertained and accertained and reported expenses of. has the urer has ascertained and reported the entire and aggregate expenses of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of eighty-one dollars and sixty-seven cents (\$81.37); and which hereby is adjusted by this Common Council at action of the country of the co

And the portion or part of the city on which the

One tier of lots on each side of Elm street from Main street to Chestnut street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city
And the Assessors of said city, not interested in any of the property so benefitted, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each sail be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Bohrer,—12.

LOCAL ASSESSMENT IMPROVEMENT No.3,093 EXCHANGE STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggrehas ascertained and reported the entire and aggregate expense of, and connected with the above improvement, including any interest that the city has paid, or has or shall become liable for to be the sum of four hundred and twenty dollars (\$420.00); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

One tier of lots on each side of Exchange street from Main street to Edinburg street.

Therefore, Resolved, that said expenses be as-

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city. And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and horses within the portion or part of the city so designated, of the said amount of expense, in proportion, as nearly as maybe, to the advantage which each shall be deemed a to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forencon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

or the assessment foll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Seyle, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No. 3094 SOUTH FITZHUGH STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregated expense of, and connected with, the above improvement, including an interest that the city has paid, or has or shall be obtained by the control of t nas paid, or has or shall become nable for, to be the sum of two hundred and thirty-one dollars and thirty-six cents (\$231.36); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows:

One tier of lots on each side of South Fitzhugh street, from seventy-five (75) feet south of the Erie canal to Edinburg street.

Therefore, Resolved, That said expenses be as-

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such a construction of the control of the co two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall he deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the tax-payers to be assessed for making such improvements two are hereby directed to make an assessment

ers to be assessed for making such improvements must pay their assessment within thirty days from

must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer. Adopted by the following vote: Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selve, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT, No. 3,095 SOUTH FORD STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one hundred and twenty-five dollars and seventy-five cents (\$125.75); and which hereby is adjusted by this Common Council at said amount. amount

And the portion or part of the city on which the said expenses are to be assessed, is described as follows

said expenses are to be assessed, is described as follows:

One tier of lots on each side of South Ford street, from West avenue to Troop street.

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then such two are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. City Hall

And it is further determined that the taxpayers And it is further determined that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty day; from the first publication of the advertisement of the notice of the assessment roll by the City Tre: sucr. Adopted by the following vote:

Ayes—Ald. Tracy. Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT, No. 3,096 NORTH FORD STREET SPRINKLING (Sec. 1.)

NORTH FORD STREET SPRINKLING (Sec. 1.)

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of thirty dollars (\$30.00); and which hereby is adjusted by this Common Council at said amount. And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

follows

One tier of lots on each side of North Ford street, from West avenue to the Eric canal.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefitted, and not or kin to ady person so interested, or if any two of said As-

sessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall. And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the essessment roll by the City Treasurer.

of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPRONEMENT No. 3097 NORTH FORD STREET SPRINKLING (Sec. 2.)

By Ald. Marson, Whereas, The City Treasurer has ascertained and reported the entire and aggregated expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the

sum of one hundred and eleven dollars and forty-two cents (\$111.42); and which hereby is adjusted by this Common Council at said amount. And the portion or part of the city on which the said expenses are to be assessed, is described as follows

One tier of lots on each side of North Ford street,

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.

And the assessors of said city, not interested in any of the property so benefitted, and not of kin to any of the property so benefitted, and not of kin to any person so interested, or if any two of said assessors are not so interested, or of kin, then, such two are hereby directed to make an assessment upon all the lots or parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in proportion, as searly as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said assessors are hereby notified to meet for such purpose on the 21st day of fied to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall. And it is further determined that the tax-payers

to be assessed for making such improvement, must pay their assessment within thirty days from the publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Selye, Foley, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No. 3098 FRANK STREET SPRINKLING (SEC. 1).

By Ald. Marson-Whereas, The City Treasurer By Ald. Marson—whereas, the City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one hundred and ninety dollars and seventy-three cents (\$190.73); and which hereby is adjusted by this Common Council at the said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows

One tier of lots on each side of Frank street, from Jay street to Lorimer street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement: and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at 9 0° clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

of the assessment roll by the City Treasurer,
Adopted by the following vote:
Ads—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikeherd,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No 3,099

FRANK STREET SPRINKLING (SEC. 2).

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregated expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sums of one hundred and eighteen dollars and sixty cents (\$118.60); and which is hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

One tier of lots on each side of Frank street, from Center street to Platt street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city And the Assessors of said city, not interested in any of the property so benefited, and not of kin to and the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall. And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ages—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott. Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No.3.100

FRANKLIN STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid or has or shall become liable for, to be the sum of one hundred and ninety-eight dollars and sixty-three cents, (\$198.63); and which hereby is adjusted by this Common Council at said

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

said expenses are to be assessed, is described as follows;
One tier of lots on Each side of Franklin street from North avenue to North St. Paul street.
Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.
And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of lands and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day January, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice-

nrst publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

lows:

LOCAL ASSESSMENT IMPROVEMENT No.3,101

FRONT STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above imgate expense of, and connected with, the above improvement, including any interest that the eity has paid, or has or shall become liable for, to be the sum of one hundred and seventy-nine dollars and eighty cents (\$179.80); and which hereby is adjusted the common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as fol-

One tier of lots on each side of Front street, from

One tier of lots on each side of Front street, from Main street to Central avenue.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city. And the Assessors of said city, not interested in any of the property so benefitted, and not of kin to-any person so interested, or if any two of said Assessors are not so interested, or of kin, such two are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense in proportion as nearly as may portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose, on the 21st day of January, 1888, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No. 3102

FULTON AVENUE SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of three hundred and sixty-five dollars and fifty-eight cents, (\$365.58); and which hereby is adjusted by this Common Council at said amount. And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

One tier of lots on each side of Fulton avenue,

One tier of lots on each side of Fulton avenue, from Jones avenue to Glenwood avenue.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of Jan. 1888, at 9 o'clock in the forenoon, at the office of the assessors, No. 15 City Hall.

And it is further determined, that the tax-payers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliot, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENTNO.3.103.

GOODMAN STREET SPRINKLING.

By Ald. Marson-Whereas, the City Treas-has ascertained and reported the urer entire and aggregate expense of, and connected with, the above improvement, including and any interest that the city has paid, or has or shall become liable for, to be the sum of one hundred and twenty dollars (\$120.00); and which is hereby adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as fol-

One tier of lots and a parcels of land on each side of Goodman street from East avenue to Park ave-

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin toany person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion of the city so designated, of the said amount tion of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the City Assessor, No. 15, City Hall.

And it is futher determined, that the taxpayers to be assessed for making such improvement, must nay their assessments within thirty days from the

to be assessed for making such improvement, must pay their assessments within thirty days from the first publication of the advertisement of the as-sessment roll by the City Treasurer. Adopted by the following vote: Ayes — Ald. Tracy, Marson, Fee, Kohl-metz, Fritzsche, Elliott, Foley, Seyle, Hall, Swike-hard, Judson, Bohrer.—12

LOCAL ASSESSMENT IMPROVEMENT, No. 3, 104

NORTH GOODMAN STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one hundred and thirty-one dollars and one cent, (\$131.01); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

follows

One tier of lots on each side of North Goodman street, from East avenue to University avenue.

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.
And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if a y two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. And it is further determined, that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

ars publication of the advertisement of the notice of the assessment roll by the City Treasurer. Adopted by the following vote: Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12. 62

LOCAL ASSESSMENT IMPROVEMENT, NO. 3105 HILL STREET SPRINKLING.

By Ald. Marson.—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of eighty-four dollars and seventy-five cents (\$\$4.75); and which hereby is adjusted by this Common Council at said amount. mon Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as fol-

One tier of lots on each side of Hill street from Ford street to Elizabeth street.

Therefore, Resolved, That said expense be as-

Therefore, Resolved, That said expense be assessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefitted, and not of kin to any person so interested, or, if any two of said Assessors are not so interested, or of kin, then such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense in proportion within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15, City Hall. And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the publication of the advertisement of the notice of the assessment role by the City Treasurer. Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliot, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No. 3106

HUDSON STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggrenas ascertained and reported the entire and aggre-gate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of two hundred and ninety-eight dol-lars and seventeen cents (\$298.17); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which said expenses are to be assessed, is described as fol-

One tier of lots on each side of Hudson street from North avenue to the north line of Channing

Therefore, resolved, That said expenses be as-

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Asany or the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at 9 o'clock in the foremon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT NO.3107. JAY STREET SPRINKLING.

By Ald. Marson-Whereas, The City Treasurer

has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one hundred and fifty-six dollars and thirty-five cents (\$156.35; and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows One tier of lots on each side of Jay street, from

State street to Oak street

Therefore, Resolved, That said expenses be as-

State street to Uak street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment pon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

nrst publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No.3,108 JEFFERSON AVENUE SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggrenas ascertained and reported the entire and aggre-gate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of two hundred and ten dollars (\$210.00); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows:

One tier of lots on each side of Jefferson avenue

follows:

One tier of lots on each side of Jefferson avenue from West Avenue to the south line of Penn street. Therefore, Resolved, That said expenses be assessed upon said portion or part of the city And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall. And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fitzsche, Elliott, Selye, Foley, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No 3109 JONES STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any Interest that the city has paid, or has or shall become liable for, to be the sum of two hundred and thirty-five dollars and fifteen cents (\$235.15); and which here-

by is adjusted by this Common Council at the said

And the portion or part of the city on which the said expenses are to be assessed, is described as follows

follows:

One tier of lots on each side of Jones street, from Center street to Jay street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then such two are hereby directed to make an assessment. two, are hereby directed to make an assessment upon all lots and parcels of land and houses within upon all lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January. 1888, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement, must

to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT, NO. 3110

LAKE AVENUE SPRINKLING (SEC. 1.)

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with the above imgate expense of, and connected with the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of eight hundred and eighty-six dollars and eighty-nine cents. (\$886.89); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which said expenses are to be assessed, is described as follows:

One tier of lots on each side of Lake avenue, from the north line of Vincent place to 200 hundred feet north of C. J. Burke's south line.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefitted, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then such two are hereby directed to make an assessment upon all

are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose, on the 21st day of January, 1888, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ads—Ads—Add. Tracy, Marson, Fee, Kohimetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENTIMPROVEMENT.No.3112

LYELL AVENUE SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of five hundred and eighty-three dollars and forty-four cents (\$583.44); and which hereby is adjusted by this Common Council at said amount. amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

One tier of lots and parcels of land on each side Lyell avenue, from Lake avenue to the Charlotte branch of the N. Y. C. & H. R. R. R.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMEMT IMPROVEMENT, No. 3113 EAST MAIN STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of four hundred and eighty-two dollars and fifty-four cents (\$482.54); and which is hereby adjusted by this Common Council at said amount.

And the portion or part of the city on which the

And the portion or part of the city on which the said expenses are to be assessed 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 N. Y. C. R. R.

bridge.

Therefore, resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of

said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January 1888, at nine o'clock in the forenoon, at the office of the city Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adonted by the following vote:

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No.3,114 EAST AND WEST MAIN STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of six hundred and ninety dollars (\$690), and which hereby is adjusted by this Common Council at said expent. Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as

follows

One tier of lots on each side of East and West Main street, from the Erie Canal to the center of East avenue.

Therefore, Resolved, That said expenses be as-

sessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said As-sessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be depend to receive by the excitation of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be depend to receive by the experiment of the city of the control of the city of th nearly as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the first mubilization of the advertisement of the notice.

first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer-12.

LOCAL ASSESSMENT IMPROVEMENT NO.3115 MEIGS STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with the above improvement, including any interest that the city has paid, or has or shall become liable for to be the sum of two hundred and five dollars and thirty-five cents (205.35); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as fol-

One tier of lots on each side of Meigs street from East avenue to Monroe avenue.

Therefore, Resolved, That said expenses be as-

sessed upon said portion or part of the city.

And the assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 received by the making of said improvement; and said Assessors are hereby noti-January, 1888, at nine o'clock in the forencon, at the office of the city Assessors, No. 15, City Hall. And it is further determined, that the taxpayers to be assessed for making such improvements, must

pay their assessment within thirty days from the first publication of the advertisement of the notice

nest publication of the advertisement of the notice of the assessment roll by the City Treasurer. Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No 3116.

MILL STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for the burner of two hundred and ninety for to be the sum of two hundred and ninety-five dollars and four cents (\$295.04); and which hereby is adjusted by this Common Council at the said

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

One teir of lots on each side of Mill street, from

Exchange place to Brown street.

Therefore, Resolved, That said expense be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said

Assessors are not so interested, or of kin, then such two, are hereby directed to make an assessment upon all lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement, must

to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Adeped by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selve, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No. 3118

MORTIMER STREET SPRINKLING.

By Ald. Marson—Whereas, the City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above gate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of seventy-six dollars and twenty-two cents, (876.22); and which hereby is adjasted by this Common Council at the said amount.

And the portion or part of the city on which the said expenses are to be assessed, it is described as follows:

follows:

One tier of lots on each side of Mortimer street

Therefore, Resolved, That said expenses be assessed upon said portion of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenon, at the office of the city assessor, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENTIMPRONEMENT No. 3119

LOCAL ASSESSMENT 1MPRONEMENT No. 3119

MT. HOPE AVENUE SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregated expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for to be the nas pan, or nas or snan become nable for, to be the sum of three hundred and eighty dollars and fifty-nine cents (380.59); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as

One tier of lots on each side of Mt. Hope avenue, from South avenue to the center of Clarissa street. Therefore, Resolved, that said expenses be as-

And the assessors of said city, not interested in any of the property so be refitted, and not of kin to any of the property so be leftited, and not of kill to any person so interested, or if any two of said as-sessors are not so interested, or of kin, then such two are hereby directed to make an assessment upon all the lots and parcels of land and houses with the portion or part of the 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 receive by the making of said

improvement; and said assessors are hereby noti-

Improvement; and said assessors are hereby noti-fied to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall. And it is further determined, that the tax-payers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer of the assessment foll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Selye, Foley, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL IMPROVEMENT ASSESSMENT No. 3122 NORTH AVE. SPRINKLING, SEC. 1.

NORTH AVE. SPRINKLING, SEC. I.
By Ald. Marson—Whereas. The City Treasuer
has ascertained and reported the entire and aggregate expense of, and connected with, the above
improvement, including any interest that the city
has paid, or has or shall become liable for, to be
the sum of four hundred and two dollars and ninety cents (\$402.90); and which hereby is adjusted
by this Common Council at said amount.

And the portion or part of the city on which the
said expenses are to be assessed, is described as
follows:

One tier of lots on each side of North avenue, from East Main street to North street. Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

sessed upon said portion or part of the city.

And 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, or of kin,
then, such two are hereby directed to make
an assessment upon all the lots and parcels of
lard and houses within the portion or part of said city
or designated of the said appune of expense in proso designated, of the said amount of expense, in pro-portion, as nearly as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said assessors are hereby notified to meet for such purpose, on the 21st day of Jan-uary, 1888, at at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. And it is further determined that the taxpayers

to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz.
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No. 3123 NORTH AVENUE SPRINKLING (SEC. 2.)

NORTH AVENUE SPRINKLING (SEC. 2.)
By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire ane aggregate expenses of, and connected with the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of two hundred and eighty-five dollars and forty-nine cents, (285.49); and which is adjusted by this Comman Council at the said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

follows:

One tier of lots on each side of North avenue from North street to the north line of Stevens

from North street to the north the observed street.

Therefore, Resolved, That said expense be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors, are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expenses, in proportion, as of the said amount of expenses, in proportion, as nearly as may be to the advantage which each shall be deemed to receive by the making of said snail be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall. And it is further determined, that the taxpayers to be assessed for making such improvement, must

pay their assessment within thirty days from the Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, first publication of the notice of the assessment roll | Judson, Bohrer—16.

by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No. 3124.

PARK AVENUE SPRINKLING

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of two hundred and ten dollars (\$210); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

One tier of lots on each side of Park avenue,

One tier of lots on each side of Park avenue, from Alexander street to Vick park, Avenue A.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment runn all the lots and parcels of land and houses. upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement and said 4 seasons are housely not sman be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the tax-payers to be assessed for making such improvement

to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote: Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVMENT, No.3,126.

PLATT STREET SPRINKLING.

By Ald. Marson—Whereas, the City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to the the sum of two hundred and forty dollars (\$240(; and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

One tier of lots on each side of Platt street, from

follows:

One tier of lots on each side of Platt street, from State street to Allen street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefitted, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at ine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the assessment of the notice of the assessment roll by the City reasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,

LOCAL ASSESSMENT IMPROVEMENT, No. 3127

PLYMOUTH AVENUE SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of three hundred and fifty-nine dollars and sixty-one cents (\$359.61); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

One tier of lots on each side of Plymouth avenue, from a point 75 feet south of the Erie canal to Glasgow street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby noti-fied to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. And it is further determined, that the taxpayers

to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice

of the assessment for the nonce of the assessment for the nonce of the assessment roll by the City Treasurer.

Adopted by the following vote;

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,

Frizsche, Elliott, Foley, Selye, Hall, Swikehard,

Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT NO.3128

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one hundred and thirty-three dollars and forty cents (\$133.40): and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as fol-

One tier of lots on each side of Prince street from East avenue to East Main street.

Therefore, Resolved, that said expense be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefitted, and not of kin any of the property so benefitied, and not of an to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two are hereby directed to make an assessment upon all the lots and parcels of lands and houses within the portion or part of the 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 receive by the makwhich each shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forencon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the tax-payers to be assessed for making such improvement, must pay their assessments within thirty days from the first publication of the advertisement of the notice

of the assessment roll by the City Treasurer,
Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Foley, Elliott, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMEN T, No.3129 REYNOLDS STREET SPRINKLING Ald. Marson-Whereas, Th

entire and co ascertained Treasurer has and reasurer nas ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one hundred and twenty dollars, (\$120); and which hereby is adjusted by this Common Council at said

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows:
One tier of lots on each side of Reynolds st.,
from West avenue to Clifton street.
Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.
And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any or the property so benefited, and not or kin to any person so interested, or if any two of said Assessors are not so interested or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each level be deemed to receive by the making of said shall be deemed to receive by the making of said

shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvements must pay their assessment within-thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT, No.3,131 ROWLEY STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one hundred and seventy-eight dollars and thirty-two cents, (\$178.32; and which hereby is adjusted by this Common Council at said

And the portion or part of the city on which the said expenses are to be assessed, is described as fol-

One tier of lots on each side of Rowley street,

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin. then, such sessors are not so interested, or of kin. then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive, by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 2lst day of January. 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement, must

to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice

of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT NO. 3132

SCIO STREET SPRINKLING.

By Ald. Marson, Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city

reported | has paid, or has or shall become liable for, to be the sum of one hundred and fourteen dollars and fifty six cents (\$114.56); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows

follows:

One tier of lots on each side or Scio street, from East avenue to East Main street.

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.

And the assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, of if any two fo said assessors are not so interested, or of kin, then such two, are hereby directed to make an assestment money all the lots or parcels of land and houses. upon all the lots or parcels of land and houses within the portion or part of the 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 receive by the making of said snail be deemed to receive by the making of said improvement: and said assessors are hereby notified to meet for such purpose on the 21st day of Ja nuary, 1888, at nine o'clock in the forenoon, at the city assessors, No. 15 City Hall.

And it is further determined, that the tax-payers to be assessed for making such improvement, must pay their assessment within thirty days from the

first publication of the advertisement of the notice of the assestment roll by the City Treasurer.

Adopted by the following vote: Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Seyle, Foley, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No.3,133

SOUTH AVENUE SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of seventy-seven dollars and eighty-three cents (77.83), and which hereby is adjusted by this Common Council at said amount.

And the portlon or part of the city on which the said expenses are to be assessed is described af fol-

One tier of lots on each side of South avenue. from the Eric canal to Comfort street.

Therefore, Resolved, That said expenses be as-

And the assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said assessors are not so interested, or of kin, then such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated of the said amount of expense, in proportion, as near as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at 9 o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined that the taxpayers

to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote: 1: Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, udson, Bo hrer—12.

LOCAL ASSESSMENT IMPROVEMENT.No.3,134

SOPHIA STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one hundred and twenty-nine dollars and twenty-six cents, (\$129.26); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the

said expenses are to be assessed, is described as fol-

On tier of lots on each side of Sophia street, from W. Main street to Allen street. Therefore, Resolved, That said expense be as-

sessed upon said portions or part of the city.

And the Assessors of said city, not interested in any of the property so benefitted, and not of kin to

any or the property so benefitted, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notiimprovement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at

January, 1988, at time of clock in the foreign of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must day their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No.3,135 SPRING STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggrenas ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of two hundred and forty-two dollars and nineteen cents (\$242.19); and which hereby is adjusted by this Comm n Council at said amount.

And the postion or part of the city on which the

And the portion or part of the city on which the said expenses are to be assessed is described as follows:

One tier of lots on each side of Spring street

from Exchange street to Ford street
Therefore, Resolved, that said expenses be as-

sessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assess-ment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the mak-ing of said improvement; and said Assessors and ing of said improvement; and said Assessors are hereby notified to meet for such purpose on the flat day of January, 1888, at nine o'elock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is furtner determined that the tax-payers to be assessed for making such improvement, must pay their assessments within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasrer.

Adopted by the following vote: Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritz-sche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT, No.3,136

ST. JOSEPH STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of three hundred and twenty-seven dollars and seventy-seven cents (\$327.77); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows One tier of lots on each side of St. Joseph st., from Clinton place to the north line of Herman st.

Therefore, resolved, that said expenses be as-

sessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then such two are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at 90 clock in the forenoon, at the office of the City Assessors. No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their a seessment within thirty days from the first publication of the advertisement of the notice

first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Elliott, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Bohrer-12.

LOCAL ASSESSMENT IMPROVEMENT NO. 3137 SOUTH ST. PAUL STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of three hundred and fourteen dollars and three cents (\$314.03); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city or which the

And the portion or part of the city on which the said expenses are to be assessed is described as

One tier of lots on each side of South St. Paul street from East Main street to the Erie canal. Therefore, Resolved, that said expenses be ass-

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of lands and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are ing of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the tax-payers to be assessed for making such improvement must pay their assessments within thirty days from the first publication of the advertisement of the notice

orse publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Foley, Elliott, Seyle, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No.3,138 NORTH ST. PAUL STREET SPRINKLING (SEC. 1.)

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for to be the sum of two hundred and thirty-two dollars and twenty-two cents (\$232.22); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

One tier of lots on each side of North St. Paul street from Main street to the south line of Marietta street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city
And the Assessors of said City, not interested in
any of the property so benefited, and not of kin to

any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two sessors are not so interested, or of kin, then, such two are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making improvement, must pay

to be assessed for making improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of

publication of the advertisement of the notice of the assessment roll by the City Treasurer. Adopted by the following vote: Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Seyle, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT NO.3139

NORTH ST. PAUL STREET SPRINKLING (SEC. 2.)

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of four hundred and fifty dollars (\$450.00); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as fol-

One tier of lots on each side of North St.

One tier of lots on each side of North St. Paul street from the south line of Marietta street to the north line of Scrantom street.

Therefore, Resolved, that said expense be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall,

City Hall, And it is further determined that the tax-payers to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Foley, Elliott, Selye, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT, No. 3140

STATE STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregated expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for to be the state of the city has paid, or has or shall become liable for to be the complete of the city has paid, or has or shall become liable for to be the city has paid, or has or shall become liable for the city has paid, or has or shall become liable for the city has paid, or have the city has paid and the city the sum of six hundred and sixty dollars (\$660); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

upon all the lots or parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said assessme are hereby not snail be deemed to receive by the making of sadi improvement; and said assessors are hereby noti-fied to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall. And it is futher determined that the tax-payers

to be a sessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice

of the assessment roll by the City Treasurer.
Adopted by the following vote.
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPOVEMENT No. 3,141. TROUP STREET SPRINKLING

By Ald. Marson—Whereas, The Ciry Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above imgate expense of, and connected with, the above improvement, including any interest that the city has paid, or shall become liable for, to be the sum of three hundred and ninety-five dollars and seventy-eight cents, (\$395.78); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as

follows

follows:
One tier of lots on each side of Troup street, from Exchange street to Prospect street.
Therefore, Resolved, that said expenses be assessed upon said portion or part of the city And the assessors or said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said assessors are all the interested and fails the property of the said assessors are all the interested and fails the thoughts. sessors are not so interested, or of kin, then, such two are hereby directed to make an assessment upon all the lots and parcels of land and houses upon all the lots and parcels of land and nouses within the portion or part or the 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 receive by the making of said improvement; and said assessors are hereby notified

provement; and said assessors are nereby notined to meet for such purpose on the 21st day of January, 1888, at 9 o'clock in the forenoon at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the notice of the accomment will by the City Treasurer.

of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT.No.3142 SOUTH UNION STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of two hundred and ten dollars, (\$210); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows:
One tier of lots on each side side of South Union street, from East ave. to Monroe ave.
Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.
And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two are hereby directed to make an assessment more all the lots and parcels of land and houses. follows:

One tier of lots on each side of State street, from Main street to the north line of Vincent place.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or of kin, then, any person so interested, or if any two of said assessors are not so interested, or if any two of said assessors are not so interested, or if any two of said assessors are not so interested, or if any two of said assessors are not so interested, or if any two of said assessors are not so interested, and not of kin to any person so interested, or if kin, then such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated as nearly as may be, to the advantage which each shall be deemed to receive by the making of said two are hereby directed to make an assessment improvement; and said Assessors are hereby notupon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said

to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the assessment roll by the City Treasurer

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT NO.3143

NORTH UNION STREET SPRINKLING.

By Ald. Marson—Whereas. The City treasurer has ascertained and reported the entire and aggrenas ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one hundred and thirty-eight dollars and ten cents, (\$188.10); and which is adjusted by this Common Council at the said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

follows

follows:
One tier of lots on each side of North Union street from East avenue to University avenue.
Therefore, Resolved, That said expenses be assessed upon said portion of the city.
And the Assessors of said city, not interested in any of the property so benefited, and not of kin to

any person so interested, or if any two of said Assessors are not interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'lock in the forenoon, at he office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvements, must pay their assessment within thirty days from the first publication of the totice of the assessment roll

first publication of the notice of the assessment roll

by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fitzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT, No. 3,144 UNIVERSITY AVE, SPRINKLING, (Sec. 1.)

UNIVERSITY AVE, SPRINKLING, (Sec. 1.)

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of two hundred and twenty-five dollars and forty-one cents, (\$225.41); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the resid expenses are to be assessed is described as follows:

said expenses are to be assessed, is described as fol-

One tier of lots on each side of University avenue, from North avenue to East Main street.

Therefore, Resolved, That the said expenses be

assessed upon said portion or part of the city.
And the Assessors of said city, not interested in any of the property so benefitted, and not of kin to any of the property so benefitted, and not of kin to any person so interested, or if any two of said As-sessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said nearly as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and such Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the

ified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the foreign the consequent will be the City. Fritzsche, Elliott, Foley, Selye, Hall, Swikhard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT, No. 3145 UNIVERSITY AVENUE SPRINKLING, (SEC. 2.)

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregated expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for to be the sum of one hundred and thirty-four dollars and eighty-seven cents (\$134.87); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

One tier of lots on each side of University ave-

One tier of lots on each side of University avenue, from East Main street to Alexander street.

Therefore, Resolved, That said expense be assessed on said portion or part of the city.

And the assessors of said city, not interested in any of the property so benefitted, and not of kin to any person so interested, or if any two of said assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated within the portion or part of the 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 receive by the making of said improvement; and said assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city Assessors, No. 15 City Hall. And it is further determined that the tax-payers

to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the a sessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Borher—12.

LOCAL ASSESSMENT INPROVEMENT No.3,146

UNIVERSITY AVENUE SPRINKLING, SEC. 3.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of two hundred and thirty-three dollars and twenty-five cents (\$233.25); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as fol-

One tier of lots on each side of University avenue from Prince street to Culver park.

Therefore Resolved, That said expenses be as-

Therefore Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of lands and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are ing of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote: Aves — Ald. Tracy, Marson.

Fee, Kohlmetz, Fritzsche, Elliott, Foley, Seyle, Hall, Swike-hard, Judson, Bohrer.—12.

LOCAL ASSESSMENT IMPROVEMENT, No. 3147

VINCENT PLACE SPRINKLING.

yINCENT PLACE SPRINKLING.

By Ald. Marson—Whereas, The City Surveyor has ascertaned and reported the entire and aggregated expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of eighty-six dollars and thirty-one cents (\$\$6.31); and which is hereby adjusted by this Common Council at said amount

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

said expenses are too be assessed, is described as follows:

One tier of lots on each side of Vincent place, from State street to west end of bridge.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the assessors of said city, not interested in any of the property so benefitted, and not of kin to any person so interested, or if any two of said assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in proportion, as shall be deemed to receive by the making of said improvement; and said assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined that the tax-payers to be assessed for making such improvement, must

And it is further determined that the tax-payers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT, No. 3,148

WAREHOUSE STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above gate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of seventy-three dollars and forty-four cents, (\$73.44); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

follows

One tier of lots on each side of Warehouse street, from Brown street to Platt street.
Therefore, Resolved, that said expenses be as-

from Brown street to Platt street.

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement: and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT, No. 3149

LOCAL ASSESSMENT IMPROVEMENT, No. 3149 NORTH WASHINGTON STREET SPRINKLING.

By Ald. Marson-Whereas,, The City treasurerat said amount.

has ascertained and reported the entire and aggre-gated expense of, and connected with, the above improvement, including any interest that the city has paid or has or shall become liable for to be the sum of one hundred and fourteen dollars and fifty six cents (\$114.56); and which is hereby adjusted by this Common Council at said amount. And the portion or part of the city on which the said expenses are to be assessed, is described as

said expenses are to be assessed, is described as follows:

One tier of lots on each side of North Washington street, from Main street to Allen street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the assessors of said city, not interested in any of the property so benefitted, and not of kin to any person so interested, or if any two of said assessors are not so interested, or of kin, then, such two, are hereby directed to make the assessment upon all the lots and pareels of land and houses of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and the assessors are hereby notified to meet for stch purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors. No. 15 City Hall.

And it is further determined that the tax-payers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

of the assessment roll by the City Treasurer.

Adopted by the following vote:
Aves—Ald Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Seley, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No.3.150 SOUTH WASHINGTON STREET SPRINKLING.

SOUTH WASHINGTON STREET SPRINKLING.
By Ald. Marson—Whereas, The City Treasurer
has ascertained and reported the entire and aggregate expense of, and connected with, the above
improvement, including any interest that the city
has paid, or has or shall become liable for, to be
the sum of one hundred and twenty dollars
(\$120.00); and which hereby is adjusted by this
Common Council at said amount.
And the portion or part of the city on which the
said expenses are to be assessed, is described as
follows:

follows:

said expenses are to be assessed, is described as follows:
One tier of lots on each side of South Washington street from the Erie canal to Troup street.
Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.
And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interest, d, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessmenh upon all the lots and parcels of land and houset within the portion or part of the city so designateds of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No 15 City Hall.
And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.
Adopted by the following vote:
Ayes Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Seyle, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT, No.3151

WATER STREET SPRINKLING

By Ald. Marson, Whereas, The City Treasurer has ascertained and reported the entire and aggregated expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one hundred and eighty dollars (\$180); and which is horely adjusted by this Common Council. which is hereby adjusted by this Common Council

And the portion or part of the city on which the said expenses are to be assessed, is described as follows.

One tier of lots on each side of Water street.

from Main street to Andrews street.

from Main street to Andrews street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the assessors of said city, not interested in any of the property so benefitted, and not of kin to any person so interested, or if any two of said assess ors are not so interested, or of kin, then, such two are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the sad amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said assessors are hereby notified to meet for such purpose on the 21st day of fied to meet for such purpose on the 21st day of January, 1888, at nine oclock in the forenoon, at the office of the city assessors, No. 15 City Hall. And it is further determined that the tax-payers

And it is further determined that the tax-payers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasvrer.

Adopted by the following vote:

Ayes—Ald, Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT 1MPROVEMENT, No. 3,158

EAST STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer as ascertained and reported the entire and aggrehas ascertained and reported the entire and aggre-gate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of forty-two dollars and eighty-one cents (\$42.81); and which hereby is adjusted by this Com-

mon Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as fol-

One tier of lots on each side of East street, from a point 100 feet north of East avenue to Charlotte street.

Therefore, Resolved, That said expenses be as-

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city. And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of Jan., 1888, at 9 o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall. And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the

first publication of the advertisement of the notice

of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—&ld. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No.3,166

SCIO STREET SPRINKLING (Sec. 2).

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above imgate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of eighty-one dollars and twenty-four cents (\$81,24), and which is hereby adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as follows:

One tier of lots on each side of Scio street, from

a point 100 feet north of University avenue to Central avenue.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the assessors of said city not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said assessors are not so interested, or of kin, then such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of expense, in proportion, as nearly as may be to the advantage which each shall be deemed to receive by the making said improvement; and said assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at 9 o'clock in the forenoon, at the office of the city assessors, No. 15, City Hall.

And it is further determined that the taxpayers

sessors, No. 16, City Hall.
And it is further determined that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.
Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliot, Fo'ey, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT 1MPROVEMENT No.3,172

MONROE AVENUE SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of three hundred and forty-eight dollars and thirteen cents, (\$348.13); and which hereby is adjusted by this Common Council at said amount. And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

follows:

One tier of lots on each side of Monroe avenue from Clinton street to a point 150 feet east of Nichols Park.

from Clinton street to a point 150 feet east of Nichols Park.

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the jlots or parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Seyle, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No.3,173

JEFFERSON AVENUE SPRINKLING (SEC. 2.)

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one hundred and sixty-eight dollars, (\$168); and which hereby is adjusted by this Common

Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as follows:

One tier of lots on each side of Jefferson avenue

from West avenue to Brown street.

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city

And the assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said assessors are not so interested, or of kin, then such two are hereby directed to make an assesment upon all the lots and parcels of lands and houses within the portion or part of the city so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each saall be deemed to receive by the making of said improvement; and said assessors are notified to meet for such purpose on the 21st day of January, 1888, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvements must

to be assessed for making such improvements must pay their assessment within thirty days from the first publication of the advertisement of the notice

nrst puoncation of the advertisement of the notice of the assessment roll by the City Treasurer.
Adopted by the following vote:
Ayes—Ald.Tracy, Marson, Fee, Kohlmetz, Fritz-zsche. Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT NO.3184 SOUTH STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above imgate expense of, and connected with, the above improvement, including any interest that the city hapaid, or has or shall become liable for, to be the sum of one hundred and eighty dollars and twenty-nine cents, (\$180,29); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

follows

One tier of lots on each side of South street from a point 100 feet south of Court street to Griffith street.

Therefore, Resolved, That said expenses be as-

sessed upon said portion or part of the city.

And the Assessors of said city, not intered in any of the property so benefited, and not of kin to any And the Ascessors of said city, not intered in any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said assessors are hereby notified to meet for such purpose on the 21st day of January. 1888, at nine o'clock in the forenon, at the office of the City Assessors, No. 18, City Hall.

And it is further determined, that the taxpavers to be assessed for making such improvement, must pay their assessessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer. Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehead, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No. 3185

LOCAL ASSESSMENT IMPROVEMENT No. 3185 KENT STREET SPRINKLING (SEC. 1.)

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of eighty-three dollars and fifty-one cents (83.51); and which is hereby adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

tollows:

One tier of lots on each side of Kent street from a point 100 feet north of Allen street to a point 100 feet south of Platt street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such

two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer. Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT NO 3186 KENT STREET SPRINKLING (sec) 2.

KENT STREET SPRINKLING (see) Z.
By Ald. Marson, Whereas, The City Treasurer
has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city
has paid, or has or shall become liable for, to be the
sum of one hundred and thirty-four dollars and
eighty-nine cents (\$134.89); and which hereby is
adjusted by this Common Council at said amount.
And the portion or part of the city on which the
said expenses are to be assessed, is described as
follows:

follows:

salt expenses are to be assessed, is accention as follows:

One tier of lots on each side of Kent street, from a point 100 feet north of Platt street to a point 100 feet south of Jay street.

Therefore, Resolved, that said said expenses be assessed upon said portion or part of the city.

And the assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said assessors are not so interested, or of kin, then such two, are hereby derected to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said assessors are hereby notified to meet for such purpose on the 21st day of

improvement; and said assessors are nereby non-fied to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall. And it is further determined, that the tax-payers to be assessed for making such improvement, must pay their assestment within thirty days from the first publication of the advertisement of the notice.

of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Seyle, Foley, Hall, Swikeard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT NO. 3187 GIBBS STREET SPRINKLING SEC. 1.

Ry Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of twenty-four dollars and fifty-six cents (\$24, 56); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which

And the portion or part of the city on which the said expenses are to be assessed, is described as

One tier of lots on each side of Gibbs street from a point 100 feet north of East avenue to a point 100 feet south of East Main street.

feet south of East Main street.

Therefore, resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby

notified to meet for such purpose on the 1st day of January, 1888, at 9 ° clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first while ties at the dynamic such improvement. the first publication of the advertisement of the no-tice of the assessment roll by the City Treasurer. Adopted by the following vote: Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritszche, Elliott, Foley, Seyle, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT, No. 3,188 GIBBS STREET SPRINKLING, SECTION 2.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of seventy dollars and sixty-six cents (\$70.66); and which hereby is adjusted by this Common Council at said amount. Council at said amount.

And the portion or part of the city on which the said expense are to be assessed is described as fol-

lows:

One tier of lots on each side of Gibbs street, from a point 100 feet north of Main street to a a point 100 feet south of University avenue.

Therefore, Resolved, That said expenses be as-

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or of any two of said assessors are not so interested, or of kin, then such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said im-

be deemed to receive by the making of said imbe deemed to receive by the making of said improvement; and said assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at 9 o'clock in the forencon, the office of the city assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adonted by the following yete:

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Ellott, Foley, Selye, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT NO 3189.

SOUTH AVENUE SPRINKLING, SEC. 2.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of two hundred and eighty-two dollars and sixty-four cents (\$282.64); and which hereby is adjusted by this Common Council at the said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

One tier of lots on each side of South avenue, from Comfort street to the south line, and said line produced of Oakland street.

Therefore, Resolved, That said expenses be as-

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all lots and parcels of land and houses within the nortion or part of the city so designated of the the portion or part of the 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 receive by the making of said improve-ment; and said Assessors are hereby notified to

meet for such purpose on the 21st day of January, 1888, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No.3210.

LAKE AVENUE SPRINKLING, SEC. 2.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of two hundred and fity dollars (\$250); and which hereby is adjusted by this Common Council at said amount. at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

follows:

One tier of lots on each side of Lake avenue from a point 200 feet north of C. J. Burke's south line to the north line of the city.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said 'Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. And it is further determined, that the taxpayers to be assessed for making such improvement, must have the provided that the such th

pay their assessment within thirty days from the first publication of the advertisement of the notice

of the assessment roll by the City Treasurer.
Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No.3,211

CENTRAL AVENUE SPRINKLING, SEC. 2.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of ninety-two dollars and ninety-two cents (\$92.92); and which hereby is adjusted by this Common Council at said amount.

And the portion or next of the city, on which the

And the portion or part of the city on which the said expenses are to be assessed is described as

follows

One tier of lots on each side of Central avenue from a point 100 feet east of Scio street to North Union street.

Union street.

Therefore, Resolved, That said expenses, be assessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of lands and houses within the portion or part of the city so design upon all the lots and parcels of lands and nouses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day January, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers

to be assessed for making such improvement, must publication of the advertisement of the notice pay their assessment within thirty days from the direct publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Adopted by the following vote:

Adopted by the following vote:

Aves—Ald, Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Seyle, Hall, Swikehard, Ludgen Bohrar-12

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT NO. 3212

STONE STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of forty six dollars and fifteen cents (\$4615); and which hereby is adjusted by this Common Council at said amount. Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

One tier of lots on each side of Stone street from a

One tier of lots on each side of Stone street from a point 100 feet south of Main street to a point 100 feet north of Court street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated. upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at 90'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selve, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT NO3.213 UNIVERSITY AVENUE SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggrehas ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of fifty-seven dollars and sixty-nine cents, (37.69); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expresses are to be assessed is described as

said expenses are to be assessed is described as

follows

One tier of lots on each side of University ave nue from Alexander street to a point 100 feet west of Prince street.

Therefore, Resolved, that said expense be ass-

Therefore, Resolved, that said expense be assessed upon said portion or part of the city.

And the assessors of said city, not interested in any of the property so benefitted, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of lands and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the tax-payers to be assessed for making such improvement must pay their assessment within thirty days from the

of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Seyle, Hall, Swikehard,
Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT, No.3,214 NORTH AVE. SPRINKLING (SEC. 3.)

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or shall become liable for, to be the sum of one hundred and twenty-four dollars and sixteen cents, (\$124.16): and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as fol-

One tier of lots on each side of North avenue, from the North line of Stevens St. to the north line of Clifford St.

or Uniord St.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefitted, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such

sessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land add houses within the portion or part of the 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 receive by the making of said improvement; and the said Assessors are hereby notified to meet for such purpose on 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. And it is further determined, that the taxpayers to be assessed for making such improvement, must bay their assessment within thirty days from the

pay their assessment within thirty days from the first publication of the advertisement of the notice

of the assessment roll by the City Treasurer.

Adopted by the following vote;

Adys—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No.3,215 OXFORD STREET SPRINKLING,

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of and connected with the above improvement, including any interest that the city has paid, or has or shall become liable for to be the sum of eighty-three dollars and ninety-nine cents, (\$83.99); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as

One tier of lots on each side of Oxford street, from a point 100 feet south of East avenue to a point 100 feet north of Park avenue.

Therefore, Resolved, that said expenses be as-

Therefore, nesofred, that said expenses be assessed upon said portion or part of the city. And the assessors of said city, not interested in any of the property so benefited and not of kin to any person so interested, or if any two of said assessors are not so interested, or of kin then such two of said assessors are not so interested, or of kin then such two or all of the parts are hereby directed to make an assessment upon all the lots and parcels of land and houses within the the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in proportion, as nearly as may me, to the advantage which each shall be deemed to receive by the making of said improvement; and said assessors are hereby notified to meet for such purpose on the 21st day of January, 1988, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,

LOCAL ASSESSMENT IMPROVEMENT No.3,216

JAMES STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of fifty-one dollars and seventy cents, (\$51.70); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the

And the portion or part of the city on which the said expenses are to be assessed, is described as

One tier of lots on each side of James street from a point 100 feet east of Chestnut street to Williams

Therefore, Resolved, that said expenses be as-

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such sessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors. No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

of the assessment foll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Bohrer——12.

LOCAL ASSESSMENT IMPROVEMENT No.3,217

BROADWAY SPRINKLING

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of eighty-four dollars and thirty-two cents (\$84.32), and which hereby is adjusted by this Com-

mon Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as fol-

And the portion or part of the city on which the said expenses are to be assessed is described as follows:

One tier of lots on each side of Broadway, from a point 100 feet south of Monroe avenue to the south line of Nos. 58 and 59.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said assessors are not so interested, or of kin, then such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at 9 o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliot, Foley, Selye, Hall, Swikehart, Judson, Bohrer,—12. Judson, Bohrer,-

Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, LOCAL ASSESSMENT IMPROVEMENT, NO. 3218 Judson, Bohrer—12.

By Ald. Marson—Whereas. The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has of shall become liable for, to be nas paid, or has of shall become hable for, to be the sum of twenty-nine dollars and twenty-serve cents, (\$29.27); and which hereby is adjusted by this Common Council at said amount. And the portion or part of the city on which the said expenses are to be assessed is described as

follows

One tier of lots on each side of Prospect street from West avenue to a point 100 feet north of Troup street.

Troup street.

Therefore, Resolved, That the said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each ed, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the

must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the Clty Treasurer. Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliot, Foley, Selye, Hall, Swikehard. Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT, No. 3231 BUCHAN PARK SPRINKLING.

BUCHAN PARK SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of fifty-seven dollars and sixty-nine cents (57.69); and which is hereby adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

follows

said expenses are to be assessed, is described as follows:

One tier of lots on each side of Buchan park, from a point 100 feet east of North Clinton street to a point 100 feet west of St. Joseph street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the assessors of said city, not interested in any of the property so benefitted, and not of kin to any person so interested, or if any two of said assessors are not so interested, or of kin, then such two are hereby directed to make an assessment upon all the lots or parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined that the tax-payers to be assessed for making such improvement, must

And it is further determined that the tax-payers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote.

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No. 3232 FRANK STREET SPRINKLING (SEC. 3).

By Ald, Marson-Whereas, The City Treasurer

has ascertained and reported the entire and aggrenas ascertained and reported the entire and aggregate expense of, and connected with the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one hundred and twenty-six dollars (\$126); and which hereby is adjusted by this Common Council at said amount.

Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

One tier of lots on each side of Frank street from a point 100 feet north of Platt street to a point 100

a point 100 feet north of Platt street to a point 100 feet south of Jay street.

Therefore, Resolved, That said expense be assessed upon said portion of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and bouses. upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby noti-fied to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall. And it is further determined, that the taxpayers

to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice

of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tarcy, Sullivan, Marson, Fee, Kohlmetz, Fitzsche, Elliott, Eoley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelley, Thayer—16. LOCAL ASSESSMENT IMPROVEMENT No.3233

MEIGS STREET SPRINKLING, SEC. 2.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one hundred and four dollars and eight cents (\$104.08); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the

And the portion or part of the city on which the said expenses are to be assessed, is described as

One tier of lots on each side of Meigs street from a point 100 feet south of Monroe avenue to Pearl street.

street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two are hereby directed to make such an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of such improvement; and said Assessors are ing of such improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forencon, at the office of the City Assessors, No 15 City Hall

And it is further determined that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No.3239 ATKINSON STREET SPRINKLING (SEC. 1).

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city

has paid, or has or shall become liable for, to be the sum of forty-eight dollars (\$48); and which hereby is adjusted by this Common Council at said a**m**ount

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

One tier of lots on each side of Atkinson street, from a point 100 feet west of Caledonia avenue to a point 100 feet west of Ford street.

Therefore, Resolved, That said expenses be as-

sessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in proportion, as or the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to receive by the making of said improvement;; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. And it is further determined, that the taxpayers to be assessed for making such improvement, must the integral assessments within thirty days from the

pay their assessments within thirty days from the first publication of the advertisement of the notice

of the assessment foll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVMENT NO. 3,240 ATKINSON STREET SPRINKLING (SEC. 2).

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and cunnected with the above improvement, including any interest that the city has paid, or has or shall become liable for to be the sum of eighty dollars (\$80.00); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

One tier of lots on each side of Atkinson st., from the B., N, Y. & P. R.R., to the west line produced of Julia st.

Therefore, Resolved, That said expenses be as-

Therefore, Resolved, That said expenses be assessessed upon said portion or part of the city. And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in proportiou, as nearly as may be, to the advantage which each shall be deemed to receive by the making of tiou, as nearly as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall. And it is further determined that the taxpayers to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roul by the City Treasurer.

of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes — Ald. Tracy, Marson, Fee, Kohlmetz, Elliott, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Borhrer—12.

LOCAL ASSESSMENT IMPROVEMENT No.3241 BOLIVAR STREET SPRINKLING.

By Ald, Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of eighty dollars, (\$80.00.) and which hereby is adjusted by this Common Council at said amount,

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

One tier of lots on each side of Bolivar street from a point 100 feet north of Jay street to Smith

from a point 100 feet north of Jay street to Smith street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested. or of kin, then, such two, are hereby directed to make an assessment upon all the lot or parcels of land and houses within the portion or part of the 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 receive by the making of said improvedeemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the City Assesfors, No. 15 City Hall.

And it is further determined, that the taxpayers

to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment rell by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kolemetz, Fritzsch, Elliot, Foley, Selye, Hall Swikehart, Judson,
Bohrer,—12.

LOCAL ASSESSMENT IMPROVEMENT NO. 3242

PLYMOUTH AVENUE SPRINKLING, SEC. 2. By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of and connected with the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one hundred and twelve dollars (\$112.00); and which is hereby adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as

follows:

follows:

One tier of lots on each side of Plymouth avenue from Glasgow street to the B. N. Y. & P. R. R.

Therefore, Resolved, that said expense be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kind and the contained of the contai any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two are hereby directed to make an assessment upon all the lots and parcels of lands and houses within the portion or part of the 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 receive by the making of said improvement: and said Assessors are hereby notified to meet for such purpose on the 21st day of January. 1888, at nine o'clock in the 21st day of January. 1888, at nine o'clock in the forenoon, at the office o' the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement, must to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No.3243.

LOCAL ASSESSMENT IMPROVEMENT NO.3243.

WILLIAMS STREET SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of twenty-eight dollars and sixty-five cents, (\$28.65); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

One tier of lots on each side of Williams street, from 100 feet south of East avenue to 100 feet north of Court street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so defignated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to receive by the making of said snall be deemed to receive by the making of said improvement; and said Assessors are hereby noti-fied to meet for such purpose on the 21st day of January, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. And it is further determined, that the taxpayers

to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Bohrer—12

LOCAL ASSESSMENT IMPROVEMENT, No. 3,252 CENTRAL AVENUE SPRINKLING, SEC. 3.

CENTRAL AVENUE SPRINKLING, SEC. 5.
By Ald. Marson—Whereas. The City Treasurer
has ascertained and reported the entire and aggregate expense of, and connected with, the above
improvement, including any interest that the city
has paid, or has or shall become liable for, to be the
sum of ninety-eight dollars (\$98.00); and which
hereby is adjusted by this Common Council at said amount

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

One tier of lots on each side of Central avenue from 100 feet east of North avenue to 100 feet west of Scio street.

west of Scio Street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must have the property assessment within thirty days from the

pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT, No.3,276

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggreate expense of, and connected with, the above improvement, including any interest that the eity has paid, or has or shall become liable for to be the sum of forty-eight dollars (\$\frac{4}{2}\$.00); and which hereby is adjusted by this Common Council at said amount. amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

One tier of lots on each side of Smith street from

one tier or lots on each side of Smith street from State street to Oak street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city. And the Assessors of said city, not interested in any of the property so benefited, and not of kin to come the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such

two, are hereby directed to make an assessment two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement: and said Assessors are hereby notified to meet for such purpose on the 21st day of January, 1888, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

UNFINISHED BUSINESS.

The following came up:
"By Ald. Judson—Resolved, That the Mayor be and he hereby is directed to formally accept for and on behalf of the city the above deed or gift of Messrs. Ellwanger & Barry of land for park purposes, subject to the terms and conditions therein specified, and to report to this Common Council at its next meeting his action under this resolution."
"Ald Sayla royard that the resolution lie on the Ald. Seyle moved that the resolution lie on the

table until the next meeting. Adopted."

The resolution was adopted by the following

Ayes--Ald. Tracy, Marson, Fee, Elliott, Foley, Selye, Judson-7.
Nays-Ald. Kohlmetz, Fritzsche, Hall, Swike-

Nays—Ald. Kohlmetz, Fritzsche, Hall, Swike-hard, Bohrer—5.
Ald. Elliott moved that the clerk be instructed to transmit to Messrs. Ellwanger & Barry the thanks of the board, under the seal of the city, for their munificent gift. Adopted.

EXECUTIVE BUSINESS.

Ald. Marson moved to proceed to appoint Commissioners of Deeds and that the Clerk cast the ballot.

Adopted by the following vote: Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, ritzsche, Elliott, Foley, Selye, Hall, Swikehard, Adopted by the following vote: Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

John B. Kiley, T. D. Lemunyon, Emily M. Decker, Lawrence G.McGreal and Morlen B. Turpin

having received the concurrent vote of the common council were declared appointed Commissioners of

MISCELLANEOUS BUSINESS.

By Ald. Kohlmetz-

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 petition of John Van Voorhis as to taxes, in-cluding water-rates and assessments, upon premithe petition of John Van Voornis as to taxes, including water-rates and assessments, upon premises owned by him and his wife respectively, viz: In relation to the premises of his wife, on East avenue, it appears that some years ago the Executive Board, under the direction of Mr. Holley, its chairman, threatened to turn off the water at the premises owned by Mrs. Van Voorhis, but occupied by Mr. Van Voorhis and his family as a place of residence, unless Mrs. Van Voorhis signed a formal written application for the water, notwithstanding the fact that Mr. Van Voorhis tendered the water charges in advance, and, thereupon, an action was begun by Mr. Van Voorhis in the Supreme Court to restrain such contemplated action. The action was tried, and Mr. Van Voorhis succeeded therein, Mr. W. F. Cogswell appearing and trying the case for the Board, owing to Mr. Beckley, the late City Attorney, giving it as his opinion that Mr. Van Voorhis was correct in his position. Mr. Van Voorhis each year tendered to the Board the advance water rates for the ensuing year, but demanded the bills to be mode to him with the each year tenered to the Board the advance water rates for the ensuing year, but demanded the bills to be made to him, which the Board on each occasion refused to do. Mr. Van Voorhis, on behalf of his wife, also tendered to the treasurer the amount of the city taxes, less said water rates,

which had been added to them, which the Treasurer on each occasion refused to accept, believing that he had no power to adjust the matter. The 1885 and 1886 taxes, with the accumulations aforesaid, not being paid, the premises were duly sold by the City Treasurer, The Monroe County Savings Bank being the purchaser at the sales held in March 1886 and 1887. Mr. Van Voorhis, on behalf of his wife, however, is willing to pay the aggregate of the sums tendered by him and her amounting to eleven hundred and ninety-sewen dollars and sixty-seven cents, which we believe is for the interest of the city the treasurer should be directed to be directed to eve is for the treasurer should city the receive, providing the same be paid within one month from this date, and upon such payment being made, that he be directed to cancel receive. payment being made, that he be directed to cancer the general city taxes for the years 1885, 1886 and 1887, including any and all additions by way of water rates, etc., assessed against Mrs. Van Voor-his's premises, known as lot 5, north side of East avenue, Johnson tract, and to charge the balance thereof to erroneous assessments, and upon the certificate of the treasurer that the same has been certificate of the treasurer that the same has been so paid, the clerk should be directed to draw an order in favor of said bank for the excess of the amount of the several certificates held by it over the amount paid for those years by Mrs. Van Voorhis under this resolution, with interest at six per cent. from the respective dates thereof.

It also appeared to your committee that the premises owned by Mr. Van Voorhis, being part of the Strong tract on the west side of North St. Paul street, had during the years 1884, 1885 and 1886 the sum of \$11.00 added to the city takes for each year for alleged water, but which addition was erroue ous, for the reason that no water was used at said premises during those years. Mr. Van Voorhis tendered to the Treasurer the amount of the city taxes during those years, excluding said water additions, which the treasurer on each occasion refused to accept, believing that he had no power to adjust the matter. No water addition has been made to the 1887 tax, as the error was theretofore discovered and rectified. Mr. Van Voorhis is willing to, and in the opinion of your committee, should be allowed to pay, and the Treasurer should be directed to accept from him within one month from this date the sum of five hundred and twelve dollars and ten cents, and upon such payment being made, he should cancel against Mr. Van Voorhis' premises the general city taxes for 1884, 1885, 1886 and 1887, including the addition to the latter for an assessment under ordinance No. 2,225, and the balance thereof should be charged to erroneous assessments

In relation to the lot known as No. 28, south side of Gardner park, owned by Frances A. Van Voor-his, it appears that water was allowed to be used his, it appears that water was allowed to be used at the premises by a tenant occupying the same, without Mrs. Van Voorhis' application, and without her in any way becoming liable therefor, the water rate, however, not being paid, was, during the years 1881, 1885, 1886 and 1887 added to the general city tax, and the sums not being paid during those years, the premises were sold by the treasurer. The 1887 year sale, certificate of the date of March 31, 1887, being issued to Mrs. Catharine C. Seymour, she being the bidder at the sale. Mrs. Van Voorhis, however, at the time said taxes were payable, tendered the respective amounts, less the water rates additions, which, on each occasion, except the year 1881,

each occasion, except fused by the the yeár was refused by the treasurer, for reasons heretofore described, Mrs. Van Voorhis, for reasons heretofore described, Mrs. Van Voorhis, through her husband, is willing to pay the face of the several city taxes aforesaid, including the water-rate additions, providing the same be accepted, and the the city taxes be cancelled; which offer, your committee is of the opinion, should be accepted, believing such will enure to the benefit of the city, such amount being one hundred and fifty-one dollars and thirty-four cents, and the Treasurer should be directed, upon such payment. Treasurer should be directed, upon such payment being made within one month from this date, to cancel the general city taxes for 1881, 1885, 1886 and 1887. And the Clerk should, upon the Treasurer's certificate that such payment has been made, draw

an order in favor of Mrs. Seymour for the interest upon the said sale certificate from said March 31, 1887, to the date of said order, payable from the Contingent Fund.

For the above purposes, your committee recommends the adoption of the accompanying resolu-

H. KOHLMETZ. JOSEPH H. FEE. J. S. Judson, Geo. W. Elliott, Law Committee.

By Ald. Kohlmetz—Resolved, That the treasurer be, and he hereby is, directed to receive from Frances A.VanVoorhis the sum of one thousand one hundred and ninety-seven dollars and sixty-seven cents, within one month from this date, in full of the city taxes for the years 1885, 1886 and 1887, in-cluding any and all additions thereto, upon her premises known as lot 5, north side of East avenue, Johnson tract, and to charge the balance thereof to erroneous assessments, and upon the certificate to erroneous assessments, and upon the certificate of the treasurer that such payment has been made, the clerk is hereby directed to draw an order upon said treasurer, payable from the contingent fund, in favor of the Monroe County Savings Bank for eight hundred and twenty-eight dollars and ninety-three cents, with interest thereon, at six per cent. per annum, to the date of drawing such order, as follows: On three hundred and seventy-three dollars and thirty cents from March 1888 and on four hundred and fifty-five dollars seventy-three dollars and thirty cents from March 25, 1883, and on four hundred and fifty-five dollars and sixty-three cents, from March 31, 1887, less the amount received by the Treasurer, to be certified by him on account of the taxes for the years 1885 and 1886, mentioned in said certificates; said sums being the amount due said bank upon account of Treasurer's sale certificates issued to said bank upon account of the aforesaid taxes of 1885 and 1886, less the portion thereof thus received by said Treasurer in said payment of Mrs. Van Voorhis. Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley. Selye, Swikehard, Judson, Bohrer—11.

son, Bohrer-11

son, Bohrer—II.

By Ald. Kohlmetz:—Resolved, That the treasurer be, and hereby is, directed to receive from John VanVoorhis the sum of five hundred and twelve dollars and ten eents, within one month from this date and upon such payment to be made, to cancel the general city taxes for the years 1884, 1885, 1886 and 1887, including the addition to the latter of an assessment under ordinance No. 2,225, levied or assessed against premises now owned by Mr. Van Voorhis in the Strong tract on the west side of North St. Paul street, 5th ward, and to charge the balance to erroneous assessments. to charge the balance to erroneous assessments. Adopted.

By Ald. Kohlmetz—Resolved, That the Treasurer be, and he hereby is directed to receive from Frances A. Van Voorhis, within one month from this date, the sum of one hundred and fifty-one dollars and thirty-four cents, and thereupon to cancel the general city taxes for the years 1885, 1886 and 1887, and the water-rate balance of 1881, assessed against lot 28, south side of Gardner park, and to charge not zo, south side of Gardner park, and to enarge the balance thereof to erroneous assessments. And upon the certificate of the Treasurer that such payment has been made, the clerk is hereby directed to draw an order on the Treasurer, payable from the contingent fund, in favor of Catharine C. Seymour, the owner of the sale certificate for tax of 1886 for the interest upon forty-eight dollars and forty-eight cents from March 31, 1887, to the date

when such order is drawn.

Adopted by the following vote:

Ayes.—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Swikehard, Judson, Rohrer-

Ald. Foley moved that rule 39, relating to ad-

And. roley moved that rule 39, relating to adjournment, be suspended ten minutes.

Adopted by the following vote;
Ayes—Ald. Tracy, Marson, Fee Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Swikehard, Judson,

Bohrer—11.

By Ald. Foley—Whereas, No agreement for the purchase of lands for Frost avenue extension necessary to be taken under ordinance No. 3,317 can be made. Therefore,

Resolved, That a copy of said ordinance and of this resolution together with a map of the street 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 termitaken, and the commencement course, and termination of the portion of said street proposed to be laid out and 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 proceedings as may be necessary to secure such chieses.

such proceedings as may be necessary to secure such object. Adopted.

By Ald. Selve—Whereas, The following named streets and parts of streets have heretofore been lighted by oil and have heretofore constituted a part of the oil district of the city of Rochester, Resolved, That the Lamp Committee be, and hereby is, directed to place one electric light at the foot of Ambrose street, one at the foot of Spenger street one on Montrose street, and one on the the foot of Ambrose street, one at the foot of Spencer street, one on Montrose street, and one on the corner of Driving Park avenue and Thorn street, said lights to be placed at least 300 feet apart. Referred to the Lamp Committee.

By Ald. Swikehard—Resolved, That the Lamp Committee be directed to cause the placing of a Brush electric light at the intersection of Grape and Wilder strang and tables are the distribute of the street o

and Wilder streets, and to displace seven gas lights.

Referred to the Lamp Committee.

The President of the Board, on behalf of the Selye Citizens Corps, extended an invitation to the Board, city officials, and the reporters to supper at the Assent the Arsenal.

On motion of Ald. Elliott the invitation was accepted.
The board then adjourned.
F. J. I

F. J. IRWIN, Acting Clerk.

In Common Council-Jan. 24, 1888.

REGULAR MEETING.

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

Present—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Seyle, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thaye

APPROVAL OF THE MINUTES

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

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

By Ald. Marson-Petition for sprinkling Court street. Referred to the Surveyor to prepare an ordinance.

ordinance.
By Ald. Fritzsche—Petition of Geo. Burnhardt,
for permission to erect a wood building, Permis-

sion granted.

By Ald. Elliott—Petition of Ph. Kammer, to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act.

to act.

By Ald Hall—Petition of William McCarthy for permission to erect a wood building. Permission granted. By Ald. Kelly—Petitions for water mains in Hague and Ames streets. Referred to the Water Works Committee and Executive Board. By Ald. Kelly—Petition of H. H. Foote for permission to erect a wood building. Permission granted. By Ald. Kelly—Petition of George H. Danforth for remission of taxes. Referred to the assessment committee to report at the next meeting. By Ald. Thayer—Petition for electric lights on Monroe avenue and Almeroth street. Referred to the lamp committee. to the lamp committee.

REPORTS OF STANDING COMMITTEES.

By Ald. Fee-

To the Hon. Common Council:

GENTLEMEN: -Your committee to whom was referred the petitions of Ald. Swikehard for the placing of a Brush light on the corner of Wilder and Whitney streets and replacing of the Brush electric light on the corner of Whitney and Fulton streets, and also the resolution of Ald. Swikehard directive the placing of a Brush electric light on the directing the placing of a Brush electric light at the intersection of Grape and Wilder streets to displace seven gas lamps, would report that they have examined the locality named and believe it is for the best interests of the tax payers living in the vicinity named that there should be electric lights placed therein, and recommend the passage of the following resolution.

JOSEPH H. FEE. WM. SULLIVAN. J. S. JUDSON. Lamp Committee.

Ordered received filed and published.

Ordered received filed and published.

By Ald. Fee—Resolved that the Lamp Committee be directed to place a Brush Electric Light on corner Whitney and Fulton streets, one on corner Wilder and Whitney streets, and one at the intersectipn of Grape and Wilder streets, in accordance with the report of the Lamp Committee, and the Edison company be requested to displace their lamps at the corner of Wilder and Whitney streets and Fulton and Whitney streets.

Adonted

Adopted.

By Ald. Marson-

To the Honorable the Common Council of the City of Rochester

GENTLEMEN—Your Assessment Committee begs leave to submit the following as its reports:
That John Straub, J. Ferner, Mary A. Griffing

and P. Neuer, by executors petition for relief from an assessment for Clarkson street pipe sewer, should be granted, as provided in the accompaning resolution.

That Leopold Garson has but 40 feet frontage on North Clinton street, while he was charged for 41 feet frontage, and therefore, is entitled to a rebate

of ten dollars.

We find that Elizabeth Trumpp is assessed in the general city tax for 1887 for \$8.22, upon part of lot 62 Riely's tract, south side of Delevan street, which she was not the owner of, and that such tax was, and is erroneous, and should, therefore, be cancelled; That the Treasurer should be directed to receive from Rosina M. Candee \$167.25, less the discount, for the assessment of the Lowell street improvement, under ordinance No. 3014, and the balance, \$5.55, being the assessment for one foot erroneously assessed to her, should be by him charged to erroneous assessments.

The general city tax for 1887, assessed to the heirs

The general city tax for 1887, assessed to the news of John Wackerman upon the west part of lot 36, Wackerman's subdivision on the north side of Campbell street, in the 15th, ward, of \$3.26, including water rate of ninety cents, should be cancelled by the treasurer, as the land was, before the tax was levied, acquired for the purposes of a street, and said amount should be charged to erroneous

assessments.

According to the City Surveyor the heirs of William C. Peters are entitled to a discount of four dollars and ninety-seven cents upon their premi-ses, lot No. 7, Williams' tract, on the east side of Pinnacle avenue, and Valentine Whitmore is enti-Pinnacle avenue, and Valentine Whitmore is entitled to a deduction of fourteen dollars and eight cents upon the assessment against him upon lots 126 and 143, D. Marsh's subdivision, on the south side of Pinnacle avenue, and the heirs of J. C. Smith are entitled to the repayment of twenty dollars and sixty three cents upon account of the assessment paid, as levied against their premises, lots 1 and 2, Ferguson's subdivision, and lots 87 and 88 Johnson & Atkinson's tract, on the east side of Pinnacle avenue, said assessments being for the Pinnacle avenue improvement, No. 2,975 for old curbstone used in the new improvement, and not credited used in the new improvement, and not credited heretofore to them.

We further find that M. O' Hare is entitled to a

credit of six dollars upon an assessment for Frank street improvement, upon parts of lots 177 and 178, east side of Frank street, and that the treasurer be directed to receive the amount of said assessment, less said six dollars, and charge such amount to

erroneous assessments.

We would further report that in or just prior to the year 1883 Anna Liese conveyed to Joseph No-waski and wife a portion of lot 70 of the Gregory Tract and in said year 1883 had said lot 70 or a por-

tion thereof, including erroneously said portion thus sold, subdivided and a map thereof made and filed, and upon which map said portion thus sold to Mr and Mrs. Nowaski was known as thus sold to Mr and Mrs. Nowaski was known as lot 6. Upon the assessment rolls of the following years 1884, 1885, 1886 and 1887, the assessment of the middle part of said lot 70 was made to said Joseph Nowaski and wife, while the same premises erroneously called said lot 6, of said subdivision was assessed to Anna Liese. The error was not discovered by the Assessors until they began making the assessment roles for Pinnacle avenue Improvement. Mr and Mrs. Nowaski naid their city taxes assessment. The stor Finnacie avenue improve-ment. Mr. and Mrs. Nowaski paid their city taxes for three years regularly upon said so-called mid-dle part of said lot 70, while the taxes upon said lot 6 for the years 1884, 1885, 1886 and 1887 were not paid by reason of said error in the assessment. The Assessors have certified that in their opinion the taxes for the years 1884, 1885, 1886 and 1887 upon said lot 6, Anna Liese's subdivision of part of lot 70 Gregory Tract should for the reasons aforesaid, be cancelled and the amounts thereof charged to erro-

cancelled and the amounts thereof charged to erroneous assessments, in which opinion we concur. In regard to the matter of Ann Sheedy it appears that she was the owner of a lot known as No. 132 on the east side of Oak street; that for the Oak street assessment, so called, an assessment was made upon said property of \$157.44, of which she paid to the treasurer on October 2, 1865, \$52.80, and on January 14, 1867, \$42.30; that in 1865, she was married to Patrick McLean, who subsequently died, and she married John Sheedy; that subsequent to said payments she conveyed the real estate to her daughter Mary McLean, who is still the tate to her daughter Mary McLean, who is still the owner thereof; that a reassessment for said im-provement has been made against said property; that the amounts paid, with interest thereon from the dates of payments, amount, in the aggre-gate, to a sum exceeding the amount of the reas-

sessment.

Your committee is, therefore, of the opinion that non Mrs. Sheedy executing and delivering to the city treasurer a properly acknowledged release and receipt for the sums so paid by her, in the form approved by the city attorney, that the treasurer be directed to cancel the reas sessment.

Your Committee therefore recommends the

Your Committee therefore recommends and adoption of the accompanying resolutions.

W. H. MARSON,
D. W. SELYE,
WM. H. SULLIVAN,
LEO. J. HALL,
Committee

Committee.

By Ald. Marson—Resolved, That the Treasurer be, and he hereby is, directed to receive from John Straub the sum of forty-six dollars and sixty-two cents, and J. Ferner the sum of fifty one dollars and sixty-two cents in full of their respective as-sessments for Clarkson street sewer, and charge the balance of said assessment, namely, seven dolthe balance of said assessment, namely, seven dollars and fifty cents each, to erroneous assessments; also that the clerk draw orders, one in favor of Mary A. Griffing for seven dollars and fifty cents, and the other in favor of James Lockart, executor of Philip Neuer, deceased, for seven dollars and fifty cents, and charge the respective amounts to the contingent fund; said res ective amounts of seven dollars and fifty cents being the amounts erroneously assessed for Clarkson street sewer. Adopted.

By Ald. Marson—Resolved, That the Treasurer be, and he hereby is, directed to receive from Leo-pold Garson the sum of four hundred and eight dollars and seventy-one cents, and any interest or percentages that may have heretofore accumulated or may hereafter accumulate thereon up to the time of payment, in full of the assessment against his premises for the Medina stone improvement of North Clinton street, and charge the balance there-

North Clinton street, and charge the balance thereof, ten dollars, to erroneous assessments. Adopted.
By Ald. Marson—Resolved, That the treasurer
be, and hereby is, directed to cancel the general
city tax of 1887, of eight dollars and twenty-two
cents against the rear part of lot 62, Riley tract,
south side of Delevan street, assessed to Elizabeth
Trumpp, and charge the amount of the tax to
erroneous assessments. Adopted.
By Ald. Marson—Resolved, That the treasurer

be, and he hereby is, directed to receive from Rosina M. Candee one hundred and sixty-seven dollars and twenty-five cents, less discount, for the assessment for Lowel street improvement under ordinance No. 3.014, and to charge the balance thereof, five dollars and fifty-seven cents, to erroneous assessments. Adopted.

By Ald. Marson—Resolved, That the treasurer be, and he hereby is, directed to cancel the city tax of 1887, for three dollars and twenty-six cents, including the water rate of ninety cents, assessed against the heirs of John Wackerman, on the west part of lot 36, Wackerman sub-divisions on the north side of Campbell street, in the 15th ward, and to charge the amount to erroneous assessments. Adopted. Adopted.

By Ald. Marson—Resolved, That the Treasurer be and he hereby is, directed to receive from the heirs of William C. Peters the amount of the assessment for the Pinnacle avenue improvement, No. 2.975, upon their lot, No. 7 Williams tract, east side of Pinnacle avenue, less four dollars and ninety-seven cents, credit to be given to them for old curbstone used in said improvement, and charge said sum of \$4.97 to erroneous assessments.

Adopted. By Ald. Marson—Resolved, That the Treasurer be, and he hereby is, directed to receive from Val-entine Whitmore the amount of his assessment for the Pinnacle avenue improvement, No. 2,975, upon lots 126 and 143, D. Marsh's subdivision, south side

lots 128 and 143, D. Marsh's subdivision, south side of Pinnucle avenue, less fourteen dollars and eight cents, credit to be given to him for old curbstone used, and charge said sum of \$14.08 to erroneous assessments. Adopted.

By Ald. Marson—Resolved, That the Clerk draw an order on the Treasurer, payable from the Contingent Fund, in favor of the heirs of J. C. Smith, deceased, for twenty-five dollars and sixty-three cents, being the amount of credit due them upon an assessment made against them for Pinnacle avenue improvement, No. 2,975, upon their lots 1 and 2, Ferguson's subdivision, and lots 87 and 88, Johnson & Atkinson tract, and heretofore paid by them, which sum is due to them on account of 116 5-10 lineal feet of old curbstone used in said improvement, and not heretofore credited to them.

116 5-10 lineal feet of old curbstone used in said improvement, and not heretofore credited to them.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohner, Kelly, Thayer—16.

By Ald. Marson—Resolved, That the Treasurer be, and he hereby is, directed to receive from M. O'Hare the amount of an assessment against said O' Hare's premises parts of lots 177 and 178 east O'Hare's premises, parts of lots 177 and 178, east side of Frank street, assessed for the Frank street improvement, No. 3,197, less the sum of six dollars, and charge the said sum of six dollars to erroneous

and charge the said sum of six donars to erroneous assessments. Adopted.

By Ald. Marson—Resolved, That the Treasurer be, and he hereby is, directed to cancel the general city taxes for the years 1884, 1885, 1886 and 1887, against Lot 6 of Anna Liese's subdivision of a part of Lot 2006 the Gracony tract and to above the of Lat 70 of the Gregory tract, and to charge the several amounts thereof to erroneous assessments.

Adopted.

By Ald. Marson—Resolved, That upon there be-By Ald. Marson—Resolved, That upon there being delivered to the Treasurer a release or receipt, in the form approved of by the City Attorney, by Ann Sheedy, formerly Ann McLean, for the payments made by her stated in the foregoing report, upon account of the Oak street improvement assessment, the Treasurer be, and he hereby is, directed to cancel the re-assessment for said improvement against the same property, and to charge the amount thereof to erroneous assessnents. Adopted. By Ald. Thaver:

ROCHESTER, Jan. 24, 1888.

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

GENTLEMEN-Your Finance Committee has been notified by the Executive Board that certain appropriations made by this Council for current experience of the current experience of t propriations made by one counter for current ex-penses of tile year ending March 31st, 1888, are in-adequate to meet the requirements of the depart-ments having charge of the expenditure of said funds and application has been made to your committee

to recommend to this Council further appropriations to meet the deficiencies

After a careful consideration of the subject, your committee is of the opinion that, in some departments, there have been legitimate expenditures in excess of the estimates upon which the original expenditures were based, and that a just regard for the public good requires suitable additional appropriations. The Board of Health, whose duties are strictly works of necessity, and can neither be dispensed with nor deferred at pleasure, has, as we have reason to believe, performed its duties promptly and efficiently, and, in so doing, has necessarily exceeded the appropriation originally made for its expenses. Therefore, your committee has no hesitation in recommending a further appropri-After a careful consideration of the subject, your no hesitation in recommending a further appropriation to meet its necessary expenses for the balance of the current year.

The Highway Fund, which is also exhausted, and for which an additional appropriation is strenu-

which an additional appropriation is strent-ously demanded, raises questions of expediency which your Committe has found it difficult to solve upon equally satisfactory grounds. The work in this department, while partially a work of necessity, is largely a matter of discretion: and your committee is of the opinion that had the discretionary part been managed with such pru-dence and economy as would have kept its ex-penditures within the limits of the original appropenditures within the limits of the public would have been better served, and a further appropriation at this time would not have been necessary. Withthis time would not have been necessary. Without pausing here to discuss the details of this department, which have been, and are being warmly discussed by our citizens at large, your committee begs leave to suggest, with all due respect to the honorable gentlemen composing the Executive Board, that if the Executive Board is to exercise its own discretion as to the amounts to be expended annually in the various departments under its supervision, independently of the limitations fixed by the Common Council, then that board should be empowered to council, then that board should be empowered to make its own appropriations, and should hold itself directly responsible to the public, both for the amount of its appropriations, and its methods of expenditure; but, if the Common Council is to be held responsible for the amounts appropriated, then the various departments having charge of public expenditures should, in the exercise of all discretionary powers, so conform to the limitations fixed by the Common Council as to make extra appropriations unnecessary expert in eases of except propriations unnecessary, except in cases of emergency. Otherwise, as it appears to your committee, the recommendations of this committee, and the action of this Council, relating to the appropriations in question, are a mere farce.

In view of the facts as they exist, your Committee finds it necessary to the public good to recommend a further appropriation for the necessary expense of the Board of Health during the balance pense of the Board of Health during the balance of the current year, and equally necessary, under circumstances which your Committee cannot fully justify, to recommend, also, an additional appropriation to protect the public from the annoyances and dangers of uncared-for highways during the balance of the current year, and the expensive law suits that may result from this neglect.

H. G. THAYER,
J. H. FOLEY,
GEO. W. ELLIOTT,
FRANK FRITZSCHE,
Committee.

Committee. Ordered received, filed and published.

By Ald. Thayer-Resolved, That the City Treas-By Ald. Thayer—Hesolved, That the City Treasurer be. and he hereby is, authorized to issue the city's note for the sum of eight thousand dollars, under the authority of section 81 of the city charter, and credit the proceeds of said note to the Health Fund, said note to be discounted under the direction of the Finance Committee, and to be countersigned by the chairman of the Finance Committee, and the discount thereon to be charged to Contingent Fund. to Contingent Fund.

Ald. Thayer moved that the resolution lay on the table until the next meeting. Adopted.

Ald. Foley moved a reconsideration of the vote just taken. Adopted.

			-
On motion of Ald. Thayer the resoluti	on was	POOR FUND.	4
then laid on the table until the next m	$\mathbf{eeting.}$		h #10 00
Adopted. By Ald Thaver—Resolved That the City	Trong	St. Mary's Hospital, board	1 027 70
By Ald. Thayer—Resolved, That the City urer be, and hereby is, authorized to issue th	e city's	Rochester Orphan Asylum, board. St. Mary's Oryhan Asylum St. Patrick's Orphan Asylum St. Joseph's Orphan Asylum Home of Industry Industrial School. Sisters of Mercy Home of the Friendless. M. Essenminger, groceries.	524 80
note for the sum of twelve thousand dollars	under	St. Mary's Oryhan Asylum	870 74
the authority of section 81 of the city chart credit the proceeds of said note to the H Fund; said note to be discounted under the	er, and	St. Patrick's Orphan Asylum	799 08
Fund: said note to be discounted under the	ighway	Home of Industry	1,059 20
tion of the Finance Committee and to be or	airec-	Industrial School	627 80
tion of the Finance Committee, and to be consigned by the chairman of the Finance Com	mittee	Sisters of Mercy	785 14
and the discount thereon to be charged to (ontin-	Home of the Friendless	104 00
gent Fund.		M. Essenminger, groceries. \$ F. Defendorf, Geo. J., Weider, Warren & Son, Frank A. Parker, Wm. Atkinson, Martin Joiner, J. Armbruster, P. Connaughton, B. F. Martin, Chas. H. Senke, groceries	12 00
Ald. Theyer moved that the resolution lay	on the	F. Defendorf,	
table until the next regular meeting. Ador	tea.	Warren & Son	14 00
FINANCE BUDGET No. 10.		Frank A. Parker.	4 00 6 00
ROCHESTER, N. Y., Jan. 24.	1000	Wm. Atkinson,	42 00
		Martin Joiner,	4 00
By Ald. Thayer—Resolved, That in pursu. Section 58 of the City Charter, the City Cl	ance of	J. Armbruster,	12 75
and he hereby is directed to draw warrants	on the	P. Connaughton,	47 00
City Treasurer in favor of the following	bomor.	Chas H Sanka graceries	31 87 10 00
persons, for the amounts set opposite their r	espect-	John Knapp.	3 00
persons, for the amounts set opposite their rive names, and that the City Treasurer be, hereby is directed to pay said warrants whe are funds applicable, and charge the proper	and he	P. Connaughton, B. F. Martin, Chas. H. Senke, groceries John Knapp, F. S. Deninger, bread Geo. Englert, Wm. Benz, Home of Industry, bread Mat. Jacobs, B. Reichenberger, meat S. J. Schleyer, J. Eckhardt, L.*A. Hodges, burials.	72 46
nereby is directed to pay said warrants whe	n there	Geo. Englert,	2494
as follows:	rungs,	Wm. Benz,	54 59
CONTINGENT FUND.		Mat Tageba	108 05
CONTINGENT FUND.		R. Reichenberger meat	$\begin{array}{c} 46 \ 64 \\ 160 \ 55 \end{array}$
MISCELLANEOUS ACCOUNTS.		S. J. Schlever.	25 00
John C. Moore, books and binding\$	30 00	J. Eckhardt,	25 00
blank books for Treas J. W. Hannan, sheriff's fees Ivan Powers, disbursements	42 50	L.A. Hodges, burials	12 00
J. W. Hannan, sheriff's fees	11 70	Bender & Schauman, burials	88 00
Ivan Powers, disoursements	$\frac{178}{97} \frac{53}{00}$	Gerling Bros flour and meal	18 50 353 99
Peter Sheridan,	111 51	S. J. Schleyer, J. Eckhardt, L. A. Hodges, burials. Bender & Schauman, burials. Wolf, Culligan & Co., Gerling Bros., flour and meal Doyle, Gallery & Co., coal. W. C. Dickinson, Bernhard & Casey, J. L. Scott, disbursements. A. H. Martin, Ecchester Baggage & Transfer Company,	182 50
Peter Sheridan, Rochester Herald Pub'g Co., publishing	111 01	W. C. Dickinson,	270 00
	214 26 187 50	Bernhard & Casey,	180 00
Rochester Volksblatt, publishing notices.	187 50	J. L. Scott, disbursements	8 12
Post Express, publishing notices	22 50	Echester Baggage & Transfer Company,	54 08
ceedings &c	670 07		2 00
ceedings, &c. Post-Express, printing blanks.	96 00	N. L. Button, transportation	8 00
Democrat and Chronicle, printing notices,		Wm. Moran, repairing stoves	8 00 2 25
	866 19	PAY ROLL FOR MONTH OF JANUARY	
Drew, Allis & Co., directories and maps \$ John Snow, surveyor's pins Schmidt & Kaelber, tracing cloth (sur-	20 75	A H Martin Overseer	141 66
Schmidt & Kaelher tracing cloth (sur	1 50	J. H. McGregor, Clerk	75 00
vevor	8 50	Thos. Swanton,	75 00
James Coughlin, serving notices	28 00	J. H. McGregor, Clerk Thos. Swanton, Jos. Eagan, Geo. Hartel,	75 00
PAY ROLL MONTH JANUARY.		Dr. J. L. Roseboom, city physician	$\frac{62}{41} \frac{50}{66}$
C. R. Parsons, Mayor	275 00	Dr. Pauling Morton city physician	41 66
John A. Davis, Treasurer	375 00	Dr. N. M. Collins, city physician. Dr. A. R. Gumbarts, city physician. Dr. V. A. Hoard, city physician. Geo. A. Fischer, City Physician. P. P. Dickinson, Excise Commissioners.	41 66
John A. Davis, Treasurer F. P. Allen, Asst. Treasurer	166 66	Dr. AR. Gumbarts, city physician	41 66
Edward Thomas, clerk Chas, M. Beattie, A. D. Davis Fred E Shedd	91 66	Dr. V. A. Hoard, city physician	41 66
Chas. M. Beattie,	83 33	Geo. A. Fischer, City Physician	41 66
Fred F Shedd	70 00 60 00	C. Herzberger,	60 00 60 00
Ivan Powers, City Attorney	350 00	C. Herzberger, Jas. Malley, John Mason. Clerk	60 00
H. J. Sullivan, Assistant City Attorney	208 33	John Mason, Clerk · · ·	65 00
E. D. Smith, Stenographer	91 66	LAMP FUND.	
W. J. Burke, Clerk	83 33		
I. F. Quinby, Surveyor W. J. Stewart, Assistant Surveyor	$191 66 \\ 125 00$	Brush Electric Light Co., lighting lamps,	
W. B. Sackett.	83 33	November\$5	,202 60
W. B. Sackett, W. B. Sackett, W. W. Race, I. H. Quinby, John Kenyon, Wm. M. Rebasz, C. E. Bingham, Martin Wahl	63 33	November	641 90
I. H. Quinby,	63 33	Rochester Electric Light Co. lighting	OTT OU
John Kenyon,	54 16	lamps, November	686 72
Wm. M. Rebasz,	75 00 50 00	Rochester Electric Light Co., lighting	
C. E. Bingham,	48 33	lamps, December Edison Electric Light Co., lighting lamps,	957 95
L. Y. McConnell	25 00		553 20
L. A. Pratt, City Assessor	225 00	Rochester Gas Co., lighting lamps, No-	JUS 20
L. A. Pratt, City Assessor	225 00		871.45
Jacob Gerling	225 00	Rochester Gas Co., lighting lamps, De-	
Jacob Gering Thos. E. White, Judge Municipal Court Geo. E. Warner, Wm. F. Chandler. Clerk	200 00 200 00	cember Citizens' Gas Co., lighting lamps, Novem-	857 50
Wm. F. Chandler, Clerk	75 00	Citizens' Gas Co., lighting lamps, Novem-	249 45
Peter Sheridan, City Clerk	166 66	Citizens' cas Co. lighting lamns Decem	,342 45
F. J. Irwin, City Messenger	100 00	ber	279 90
Wm. Butler Assistant City Messenger	20 83	Citizens Gas Co., removing post	" 1 50
Daniel O' Neil Watchman City Hall	100 00 75 00	United Gas Imp. Co., lighting lamps, No-	
Arthur McCormick, Fire Marshal Daniel O'Neil, Watchman City Hall John O'Leary, Engineer Peter G. Miller, Janitor City Bld'g Geo. A. Benton, Clerk Civil Service Com William H. O'Kane, Milk Inspector	75 00	vember	349 80
Peter G. Miller, Janitor City Bld'g	75 00	cember	254 95
Geo. A. Benton, Clerk Civil Service Com	25 00	Jas. Plunkett, carting lamp posts	3.85
w шат н. O'Kane, Milk Inspector	83 33 '	F. L. Hamlin, hack hire, Lamp Com	354 95 3 85 2 50

DAVBOTT	MONTH JANUARY.		House Delever To			
		K 0.00	Henry Baker, Jr., Michael Fitzpatrick,	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	75 00
Chas. Finnegan, supt.		50 00	William Hilliard,	••	•••••	75 00
CITY PRO	OPERTY FUND.		Fred. Walter.	••	••••••	75 00 75 00
Elwood & Brian, loc city buildings Ed Emerick, care of c Rochester Gas Co., Ga F. J. Trwin, cleaning C	eks, trimmings, &c.,		Fred. Walter, John Bletzer,	• •		65 00
city buildings		6 75	Geo. Mohr, E. O'Loughlin,	• •	•••••	62 50
Ed Emerick, care of c	locks to Feb. 1	87 50	E. O'Loughlin,	••		75 00
F. I. Immin. alconing 6	is City Building	202 50	Geo. Kleisly, E. J. O'Brien,	• • •		75 00
F. J. Irwin, cleaning (ny Hau	65 00 7 80	E. J. O'Brien,	••	• • • • • • •	75 ÖÖ
E. I. Shakleton coal	City Hall	112 50	John B. Davis,	• • • • • • • • • • • • • • • • • • • •	•••••	65 00
John Snow, wire scree E. I. Shakleton, coal, A. A. Dumond, repair Minges & Shale, fixtur I. R. Chamberlain, for	ing water closet	38 25	Nich. J. Loos, John H. Dana,		• • • • • • •	75 00
Minges & Shale, fixtur	es. &c.	73 93	Wm White		•••••	75 00
J. R. Chamberlain, for	rce cup	3 10	Wm. White, Ed. Van Vorst,		• • • • • • • •	75 00
	CE FUND.		Liohn C. McOnatters	••		75 00
			John M. Reis,	• •		75 00 75 00
Post Express	··;.· <i>·</i> ·;····•;····	10 25	Jacob Frank,	••		75 00
S. A. Pierce, M. D., m.	edical services	5 00	John Wangman,	••		00 50
Martin Tobin, ventilat John C. King, furnitur	no	8 00 11 25	John Monaghan,	••	• • • • • • • •	75 00
Ed. Monaghan, shoein	g horses	49 50	Chas. Siefferd,	• • 		75 00
· Williamson & Higbie,	law books	18 20	Danl. Golding,		• • • • • • •	75 00
Maggie Gaffney, clean	ing and washing	16 50	Mich. Cain, Jas. P. Flynn,		• • • • • • • •	75 00
Bernhard & Casey, co.	al (patrol house)	21.25	Hugh Clark,		••••	75 00
Rochester Printing Co	orinting book	15 00	Wm. Laragy,		• • • • • • •	75 00
w. w. Morrison, print	ing blanks	23 50	W. R. McArthur,		• • • • • • • • • • • • • • • • • • • •	55 00 75 00
E. P. Olmstead, meals	for prisoners	20 25	Chas. Stupp,			65 00
Wm. C. Bush, furnitur	e, matron's room	12 50	F. A. Klubertanz,	• •		75 00
F. J. Lang, feed and s	straw	14 61	J. E. Moran.	• • •		75 00
B. Frank Enos, expens	ses, December	8 00	A. J. Moynihan,	••		75 00
Thos. A. Burchell, exp	cuses in Onderberg	4 87	A. J. Moynihan, Chas. P. Player, J. W. Chatfield	••		75 00
Robert Burns, expense	es in Bartlett occo	8 79	J. W. Chatfield	• •		75 00
P. C, Kavanagh, expense	ises in Sands case	5 36	John Coughlin			72 50
			Albert Gerber	••	• • • • • • •	
	NTH OF DECEMBER,		Isaac G. Lovett John W. Banker,		• • • • • • • •	70 00
James D. Casey, Police	e Commissioner	\$250 00	James B. Cady,		• • • • • • • •	72 50
Bartholomew Keeler, B. Frank Enos, Police Jos. P. Cleary, Chief P	Police Justice	291 67	Albert B. Marble,		• • • • • • • •	65 00
Log D Closur Chief D	Clerk	125 00	Wm. E. O' Brien		• • • • • • •	58 59
Chas. McCormick, Asst	Chief and Day Con	$150 00 \\ 116 67$	Wm. A. Metzgar Thos. F. O'Connor,			65 00 65 00
Wm. Keith, Night Cap	tain	108 33	Thos. F. O'Connor.			65 00
Frank B. Allen, Lie	eutenant	85 00	wm. J. McBride,			65 00
John A. Baird.	outonant	85 00	Ed. J. Henehan.	•		65 00
John E. McDermott,	:	05 00	Frank Y. Lynch, John P. McDonald,	•		65 00
Frank S. Skuse,		85 00	John P. McDonald,			$65\ 00$
John C. Hayden, Chief	Detective	100 00	Jeremiah O'Grady,	• •		65 00
Thos. Lynch,		90 00	Sharon L. Sherman,	:		65 00
Peter Lauer,		90 00	Thos. Foley,	:	• • • • • • • •	62 93
Henry Baker,	::	90 00	Chas. A. Alt, Martin P. Snyder,		• • • • • • • • •	65 00
Thos. A. Burchill, Jos. S. Roworth, Patk. C. Kavanagh, Thos. Dukelow, Ben C. Furtherer, Geo Long	:: ······	90 00	Chas. Weber,		• • • • • • • • • • • • • • • • • • • •	65 00
Patk C Kayanagh		90 00	Myron E. Avery.	•	• • • • • • • •	65 00
Thos Dukelow	· · · · · · · · · · · · · · · · · · ·	90 00	Myron E. Avery, Chas. F. Schroeder, John M. Durkin,	•		65 00 62 93
Ben C. Furtherer		90 00 90 00	John M. Durkin.			65 00
Geo. Long,		90 00	James Keenan,			65 00
Robert Burns,		75 00	James Keenan, John A. Weber,			65 00
Andrew Connolly,	Patrolman	75 00	wm. Mullane.	• •		$65\ 00$
Jacob Harter.	••	75 00	Thos. J. Gargan,	••		65 00
Wm. P. O'Neil.	••	75 50	Victor Hohman,	••		65 00
John Mitchell		75 00	Julius Luscher,	••		65 00
Ed McDonough,	••	75 00	John Shire,	•••	:::::::	65 00
Wm. McKelvey,		75 00	Julius A. Brown, Chas. Dingman			65 00
Jos. St. Hellen,		55 00	Robert B. Swanton,	driver driver	• • • • • • • • • • • • • • • • • • • •	77 50
Robert Sloan,		75 00	Chas Wilson	uriver		65 00
John Dean, Samuel Schwartz,		75 00	Louis W. Miller, Henry W. Martin, Henry M. Webb, Charles W. Struble	operator	• • • • • • • • • • • • • • • • • • • •	65 00 40 00
James A. Johnson,		75 00 75 00	Henry W. Martin.			40 00
Charles W. Peart,		75 00	Henry M. Webb,	••		40 00
Charles Hart,	*******	75 00	Charles W. Struble	doorman		65 00
Michael Hynes,		75 00	Jacob Markey,	janitor		65 00
Louis Nold,		75 00	Addie De Stoebler,	matron		50 00
Peter Hess.		75 00	Executive Po	ARD DEE	Dmmaxm	
Oliver A. Youle,		75 00	EXECUTIVE BO ROCHEST	ER. N. V	Tan 20 10	88
Fred. Kipphut,		75 00			· with 60, 10	····)
Hiram Rogers,		55 00	To the Common Council	;: .		
P. J. Cummings,		75 00	The accompanying bi	lls and estin	mates. as 1	er the
Benj. L. Stetson,		75 50	following statement. h	aving been	n lawfull	7 con-
Patk. Canfield, Patrick Culligan,		75 00	tracted, examined, au	dited and	settled h	y this
William Murray		70 00	Board, are hereby ce	rtified to	your hon	orable
William Murray, Michael Englert, John Sullivan,		75 00	Board for payment, p	ursuant to	sec. 148	of the
John Sullivan.		75 00	City Unarter. Respects	uny submit	tted,	
Dennis Hogan,	••	55 00 75 00 75 50 75 00 75 00 75 00 75 00 75 00 75 00 75 00	The accompanying bi following statement, It tracted, examined, au Board, are hereby ce Board for payment, p City Charter. Respecti Thos.	J. NEVILLI	E,	
James E. Ryan,	••	75 00	`	DICIN OF HA	ecutive Bo	ard.
John Yaman,	••	75 00	Hight	vay Fund.		
Michael Zimmerman,	••	75 00	Foley & Duncan, lumb	e r	\$	15 76
George H. Kron,		75 00	western New York &	Pennsylvar	na R.R.	20 10
George Leise,	•• •••••	72 50	Co., labor			36 30

Henry Hebing, hardware. Casper Schwalbach, sand and gravel Foery & Kastner, sewer covers. Joseph P. Kimmel, coal. J. R. Brady, lumber. J. G. Luitewieler, paint, oil, &c John Sanders, repairs to surface sewer grates. Shorer & Taillie, crosswalk plate Joseph F. Bonesteel, rent of Frank street yard for January. T. J. Neville, Clerk, disbursements	4 59 6 60 6 50 6 00 54 04 4 53 60 96 3 20 13 29 33 17	Howe & Bassett Thomas W. Ford, T. A. Holdridge, storage of wagon. Geo. B. Page & Son, supplies. Joseph May, repairs to hose house, No. 2. The Eagle Odorless Excavating Co., cleaning vault. Stone & Campbell, oats, &c. Howe & Rogers, furniture L. G. Davis & Son, horse	5 20 475 33 383 71 48 16 12 00 60 00 3 14 6 30 547 23 250 69 225 00
John Weber, sand and gravel Chas. E. Kohlmetz, iron work. Geo. C. Buell & 'O., sait. Whitmore, Rauber & Vicinus, stone and cement. Warren-Scharf Asphalt Paving Co. repairs to Alexander st.	18 80 1 57 1 80 4 00 272 25	United Gas Improvement Co., gas	2 85 61 50 112 87 27 00 157 66 79 58
Total\$ Water Pipe Fund,	543 36	hay, &c. O. M. Arnold, horse W. W. Jefferson, labor Utica Fire Alarm Telegraph Co., zincs,	225 00 24 00
Monthly pay roll for January 1888 Schmidt, Kaelber & Co., triangles Thomas Lowery, stub wrenches Wall & Gledhill, stop gate stones Thomas Crane.making patterns T. J. Neville, clerk, disbursements. Rochester Gas Light Co., reducer	\$554 32 2 00 5 81 204 80 46 99 6 00 2 43	Vintol, de Vintol, de Vintol, de Vintol, de Villam Moran, repairing roof. Mack & Co., repairs to fire axes James R. Chamberlin, hose, &c. Louis Ernst & Son, hardware. Schmidt, Kaelber & Co., supplies	474 33 445 40 1 00 2 10 22 88 7 20 2 40
Total.	\$822 35	Total	,004 00
Water Works Fund. Monthly pay roll for January 1888, operating expenses	2,082 56	Jacob Kolb, inspection, Edward st. pipe sewer, O. 3,306. \$ Fred Bien, inspection, Second ave. pipe sewer, O. 3,204	2 50
ing expenses Monthly pay roll for January 1888, service and repairs B. F. Harris, rent of barn for January 1888	1,963 08	D. W. Knight, inspection, Parsells ave.	28 75
B. F. Harris, rent of barn for January 1888 Rochester Gas Light Co., gas	10 10	D. W. Knight, inspection, Parsells ave. pipe sewer, O. 3,170. August Seiser, inspection, Scio st. Mc-Adam imp't, O. 3,222. Francis Lyndon, inspection, Caladonia	58 75
United Gas Impt. Co., gas Brettell & Wilson, repairs to machinery	7 80 65 36	Francis Lyndon, inspection, Caledonia ave. and Atkinson st. sewer, O. 3,313	15 00
John Snow, altering railing in office	35 00 5 00	F. A. Brotsch, inspection, Court and Wil-	35 00
Bascom & Morgan, repairs to services National Meter Co., meters	$\begin{array}{c} 1 & 40 \\ 356 & 25 \end{array}$	liam sts out sewer ext'n, O. 3,268 Obed M. Rice, inspection, Grand ave. pipe	37 50
Wall & Gledhill, air valve stones &c Jackson & Burleigh, stationery	27 05 9 00	Obed M. Rice, inspection, Grand ave. pipe sewer, O. 3,192	9 38
Rochester Printing Co., permit books Wm. J. Wilcox, stationery Robert Crennell, pay roll, land damages	21 00 16 31	ond ave. pipe sewer, 3,204 Street Dep't, inspection, Schanck ave. plank walk, O. 3,305	14 61 5 65
Robert Crennell, pay roll, land damages &c	49 76	$Partial\ Estimates.$	5 05
Weaver, Palmer & Richmond, hardware	$\begin{array}{c} 18 \ 50 \\ 2 \ 17 \end{array}$	J. L. Yeomans, estimate No. 4, Central park pipe sewers, O. 3,219	,500 00
Woodbury, Morse & Co., supplies Louis Ernst & Son, hardware	$\begin{array}{cc} 1 & 59 \\ 6 & 01 \end{array}$	William Dyer, estimate No. 1, Grand ave. pipe sewer, O. 3,192	600 00
Jacob K. Post & Co., supplies H. A. Kingsley & Co., shaft bells for sleighs	2 90 3 50	John Mauder, estimate No. 2, Parsells ave.	897 00
Henry Hebing, hardware	$\begin{array}{c} 7 & 01 \\ 24 & 77 \end{array}$	Weider & McMahon, estimate No. 1. Court	00.00
Wm. B. Burke, iron supplies. T. J. Neville, clerk, disbursements for oats,	15 30	and William sts. out. sewer exte'n, O. 3,268	2,100 00
etc	118 23	ave. and Atkinson st. sewer, O. 3,313. 4 Final Estimates.	1,500 00
Charles E. Morris, stationery	10 81 41 76	F. C. Lauer's Sons, second avenue pipe sewer, O. 3,204	\$922 60
Amos Walder, making patterns Wm. Summerhays & Sons, mason work	56 66 90 17	Edw. Weilert, East avenue repair, care and sprinkling, O. 3,161	.028 00
Bell Telephone Co., rent of telephones	50 00 8 10	J. L. Yeomans, Central park pipe sewer, O. 3,219	435 49
William Moran, supplies	4 85	<u></u>	
Jas. R. Chamberlin, Rubber boots, etc	23 07	Adopted by the following vote:	
Henry D. Blackwood, labor and material J. Emory Jones, labor and material	7 83 45 11	Ayes—Ald. Tracy, Sullivan, Marson, Fee, metz, Fritzsche, Elliott, Foley, Selye, Swikehard, Judson. Stein, Bohrer, Kelly, 1	Hall,
Steam Gauge & Lantern Co., steam gauge.	5 00	Swikehard, Judson. Stein, Bohrer, Kelly, 7, -16.	L hayer
Fire Department Fund.	\$5,217 56	Ry Ald. Fee— To the Honorable, the Common Council:	
Monthly pay roll for January, 1888 Geo. W. Aldridge, salary for January, 1888	4,245 32 200 00	Your committee to whom was referred th	e reso-
James M. Aikenhead, salary for January.		mittee be directed to place four arc electric	lights
Active Hose Co., monthly appropriation	250 00 237 50	port favorably on said resolution and record	mmend
Rochester Gas Light Co., gas	237,50 24 15 160 00	the adoption of the following resolution. JOSEPH H. FEE,	
The Rochester German Insurance Co., in-	. 100 00	WM. SULLIVAN,	
surance.	24 50	Lamp Comm	attee.

Ordered received, filed and published.

By Ald. Fee Resolved, That the Lamp Committee be directed to cause to be placed an arc electric light on the corner of Driving Park avenue and Thorn street and one on the middle of Montrose street, one at the foot of Ambros: street and one at the foot of Spencer street. Adopted.

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFER-ENCES.

By the Clerk-

ROCHESTER, N. Y., Jan. 24th, 1888.

To the Honorable, the Common Council:

GENTLEMEN: The undersigned begs leave to submit herewith the following summary of the work performed under his direction during the month of December, 1887, and the present month, in connection with the maps and plans for the proposed East side trunk sewer:

In this period of time the instrumental surveys and records of levels taken in the preceding two

In this period of time the instrumental surveys and records of levels taken in the preceding two months have been partially mapped and copied, and the contour lines exhibiting the topography of the large districts examined outside of the city limits have been drawn upon the maps to a large extent. This portion of the work is necessarily slow and tedious, as it involves the closest study of the data taken by the field parties in order to trace out accurately the various lines of natural drainage. Neither can a large number of persons work advantageously in the denumber of persons work advantageously in the de-lineation of the typography, since the draughtsman must always keep before him the work alreadyac-complished. It may also be remarked that the chief value of these surveys lies in the correctness with which the physical characteristics of the territory in question are exhibited, and hence in the facility thereby afforded to demonstrate the feasibility of any projected scheme of drainage. Ample time is therefore essential in this work.

The progress in the mapping has also been greatly delayed both by the dangerous illness of my principal assistant, Mr. Oscar H. Peacock, who has been confined to his home ever since the middle of December, and by the complete occupation of my own time for more than three weeks in the examinations relating to the explosion of naptha in the Platt street outlet sewer on Dec. 21, 1887 which examination I had been directed to make by the city authorities. Considerable time has likewise been been required to assist the City Attorney in the defense of a number of suits brought against the corporation. It affords me pleasure, however, to state that in a short time both Mr. Peacock and I sate that in a short time both Mr. Feacock and I can again devote our entire time to the prosecution of the sewer work; and I sincerely hope that on the occasion of my next report, a more satisfactory amount of progress will be exhibited.

It must not be inferred from the foregoing that

there has been any cessation in the preparation of the maps for the said sewer. Two other assistants have continued the work without interruption dur-ing my absence and Mr. Peacock's illness, and both have been faithful in the discharge of their duties; but it cannot be expected that the rate of progress shall be as great as if the circumstances mentioned

had not occurred.

Respectfully submitted,

EMIL KUICHLING, Civil Engineer. Ordered received, filed and published.

By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Jan. 24, 1888.

To the Common Council:

GENTLEMEN—In accordance with the provisions of the City Charter I hereby report that the following named persons have qualified and taken the oath of office as required by law, viz.: J. B. Kiley, Morley B. Turpin, Lawrence G. McGreal, T. D. Lemunyon and Emily M. Decker, Commissioners of Deeds

Respectfully submitted,
PETER SHERIDAN, Clty Clerk.
Ordered rec eived, filed and published.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

PLATT STREET OUTLET SEWER IMPROVEMENT.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Conneil the expense of sinking a shaft at or near the intersection of Mill street and Factory street and the connection of the bottom of the shaft by means of a tunnel and contact account with the west share of the Genesea a stone sewer with the west shore of the Genesee river when said river is at its lowest stages. Adopted.

The surveyor submitted as such estimate \$8,350. By Ald. Judson-Resolved, that the following

improvement is necessary, viz.:

The sinking of a shaft on the line or on the line produced of the Platt street outlet sewer at the point at or near the intersection of Mill street and Factory street and the construction of a tunnel from the bettern of the gold about a the street. from the bottom of the said shaft to the foot of the high bank or bluff on the west side of the Genesee river, thence connecting the end of the tunnel with the west shore of the aforesaid river at its lowest stages by a stone sewer, the dimensions of the shaft, tunnel and sewer above named to be sufficiently large to receive and discharge into the river all the sewer flowage that may come into them from the territory they are designed to accommodate.

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

the whole expense thereof, and reports the same at \$8,350.00 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, viz.:

All the territory included within and described by the following boundary lines, viz.: Beginning at the intersection of Jav and State streets, thereof by the following boundary lines, viz.: Beginning at the intersection of Jay and State streets; thence westerly along Jay street including one tier of lots and parcels of land on the northerly side thereof to Frank street; thence northerly along Frank street including one tier of lots and parcels of land on the east side thereof to a point 200 feet south of Smith street; thence southerly along Frank street including one tier of lots on the west side thereof to Jay street; thence westerly along side thereof to Jay street; thence westerly along side thereof to Jay street; thence westerly along Jay street including one tier of lots on the north side to the Eric canal; thence still westerly along Jay street excluding one tier of lots on the south side thereof to Magne street; thence southerly along Magne street including a tier of lots on the west side thereof, excepting the lot on the south-west corner of Magne and Jay streets, to Orange street; thence westerly along Orange street in-cluding one tier of lots on the north side thereof to cluding one tier of lots on the north side thereof to Grape street; thence southerly along Grape street including one tier of lots on the west side thereof to Clark street; thence southerly along Clark street including one tier of lots on the west side of Brown street; thence westerly along Brown street including one tier on lots on the northerly side to West avenue; thence southerly across West avenue to Genesee street; thence southerly along Genesee street including one tier of lots on the west side the Genesee street; thence southerly along Genesee street including one tier of lots on the west side thereof to Bronson avenue; thence westerly on the produced southerly line of Brouson avenue excluding a tier of lots 150 feet in depth to the west line of the Eighth ward; thence southerly along the west line of the Eighth ward to the north boundary line of the Citizens' Association Tract; thence westerly along said north line and line produced to the west boundary line of the city; thence southerly and along said line to the southerly boundary line of the city; thence easterly along said line to the Genesee river; thence northerly and easterly along the Genesee river; thence northerly along on tier of lots on the northerly side thereof to Caledonia avenue; thence northerly along Caledonia avenue; including one tier of lots on the Caledonia avenue including one tier of lots on the east side thereof to Sumner Alley; thence easterly east side thereof to Summer Aney; thence easterry along Summer Alley including one tier of lots on the south side thereof to Plymouth avenue; thence westerly along Summer Alley including a tier of large and the control of the contr

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thence northerly along Caledonia avenue including a tier of lots on the east side thereof to Glasgow street; thence easterly along Glasgow street including one tier of lots and parcels of land on the south side thereof to J. Nelson Tubbs's west lot line; thence northerly and parallel to Caledonia avenue to Edinburg street; thence easterly along Edinburg street including one tier of lots and parcels of land on the southerly side thereof to Plymouth avenue excluding one tier of lots on the west side thereof to Atkinson street; thence westerly along Atkinson street excluding one tier of lots and parcels of land on the south side thereof to Caledonia avenue; thence easterly along Atkinson street excluding one tier of lots and parcels of land on the south side thereof to Caledonia avenue; thence easterly along Atkinson thence northerly along Caledonia avenue including to Caledonia avenue; thence easterly along Atkin-street excluding one tier of lots and parcels of land on the northerly side thereof to Eagle street, ex-cepting from the above the lots on the northeast and southeast corners of Caledonia avenue and Atkinson street; thence northerly along Eagle street including one tier of lots and parcels of land on the east side thereof to Garden street; thence westerly along Garden street including one tier of on the east sate different to Gatten steet, thence westerly along Garden street including one tier of lots and parcels of land on the north side thereof to Caledonia avenue; thence northerly along Caledonia avenue including one tier of lots on the easterly side thereof to Spring street; thence easterly along Spring street including one tier of lots on the southerly side thereof to West Alley; thence northerly along West Alley to the Eric canal; thence westerly along the Eric canal to West Main street; thence easterly along West Main street excepting one tier of lots on the northerly side thereof to Montgomery Alley; thence northerly along Montgomery Alley excluding one tier of lots on the west side thereof to Church street; thence southerly along Montgomery Alley excluding one tier of lots on the east side to West Main street; thence easterly along West Main Alley excluding one tier of lots on the east side to West Main street; thence easterly along West Main street; thence easterly along thereof to Pindell Alley; thence northerly along Pindell Alley including a tier of lots on the east side thereof to Allen street; thence easterly along Allen street to State street; thence southerly along State street excluding one tier of lots on the east side thereof to Mumford street; thence easterly along Mumford street excluding one tier of lots on the north side thereof to Mill street; thence northerly along Mill street including one tier of lots on the east side thereof excepting the lot on the northeast corner of Mill and Mumford streets to Center street; thence easterly along Center street including one tier of lots on the south side thereof to "Brown's Race," so called; thence northerly along "Brown's Race," to Brown street; thence westerly along Brown street including one tier of lots on the north side thereof to State street; thence northerly along State street including one tier of lots on the north side thereof to tate street; thence northerly along State street including one tier of lots on the east side thereof to the place of beginning, 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 172 of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said improvements are required to attend the Common Council on Tuesday evening, February, West Main street; thence easterly along West Main

said improvements are required to attend the Common Council on Tuesday evening, February, the 7th, 1888, at 7:00 o'clock at the Common Council Chamber, when allegations will be heard.

Adopted.

SELLINGER STREET PIPE SEWER.

By Ald. Judson — Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a pipe sewer in Sellinger st., between St. Joseph st. and N. Clinton st. Adopted. The Surveyor submitted as such estimate \$4,150.

Adopted.
The Surveyor submitted as such estimate \$4,150. By Ald. Judson — Resolved, That the following improvement is necessary, viz.:
The construction of a vitrified pipe sewer eighteen (18) inches in diameter, beginning at a point thirty (30) feet west of the west line of St. Joseph st., and extending westward to intersect the sewer in N. Clinton st., with all required manholes, surface sewers, lot laterals, lot connections, roadway grading and gutter formations.

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 \$4,150, which estimate is hereby approved.

Resolved, further, That the following portion of said city is deemed benefited and properly cought to be assessed by a local assessment for the whole or the whole whole the same at the sa

expense thereof, viz.:

One tier of lots and parcels of land on each side of Sellinger st., from St. Joseph st. to N. Clinton st.; also one tier of lots and parcels of land on each side of Dover st. as far as now opened northward from Buchan park, in proportion to the ben. efit which each will derive therefrom.

efit which each will derive therefrom.

And the Clerk is hereby directed to publish notice in pursuance to 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, February the 7th, 1888, at 70'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

NORTH ST. PAUL STREET PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of extending the north St. Paul street pipe sewer from avenue D to avenue E. Adopted.

Adopted.
The Surveyor submitted as such estimate, \$1,285. By Ald. Judson—Resolved, That the the following improvement is necessary, viz:
The construction of a vitrified pipe sewer eighteen (18) inches in diameter in North St. Paul street, connecting with the pipe sewer of the same dimensions in the aforesaid street which terminates at or near the south line of avenue D and extending the proposed new sewer to the medial line of avenue E, with all necessary manholes, surface sewers, lot laterals, lot connections and the required roadway grading and gutter formations.
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

the whole expense thereof, and reports the same at

the whole expense thereof, and reports the same at \$1,285 which estimate is hereby approved.

Resolved, further, That the following portion of said city is deemed benefitted 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 North St. Paul street, from avenue D to avenue E, in proportion to the benefit which each will derive therefrom,

And the Clerk is hereby directed to publish

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, Feb. the 7th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

SELYE TERRACE CEMENT WALKS.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing flag stone (blue or Medina) or Ferrolithic or Portland cement (Schillinger's) sidewalks on portions of both sides of Selye Terrace.

Adopted.

The Surveyor submitted as such estimate \$1,175.
By Ald. Kohlmetz—Resolved, That the follow-

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The construction of flag stone (blue or Medina) or of Ferrolithic or of Portland cement (Schillinger's) sidewalks four (4) feet wide on each side of Selye Terrace; that on the south side to extend from Lake avenue to Pierpont avenue and that on the north side to extend from the west line of lot No. 69 of the Selye sub-division to Pierpont avenue, with the conditions that the side walk on the south side shall not exceed sixty-five (65) cents per foot, and that on the north side shall not exceed sixty (60) cents per foot, the costs named, to include the sidewalk grading, gutter formations, stakes and centages.

stakes and entrages.

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 \$1.173, 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 thereof, viz.:

One tier of lots and parcels of land on each side of Selye Terrace, immediately abutting on the sidewalks to be constructed 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 172 of the Revised Chapter of 1880, of the City of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Comman Council, on Tuesday evening, Feb. the 7th 1888, at 7°0 clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

ALLEN STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Allen street from State street to the Erie canal.

to the Eric canal.

Adopted.

The Surveyor submitted as such estimate \$270.

By Ald. Kollmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Allen street from State street to the Eric canal during the season of 1888.

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

the whole expense thereof, and revorts the same at

\$270 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 thereof, viz.:

expense thereof, viz.:

One tier of lots and parcels of land on each side
of Allen street from State street to Eric canal in
proportion to the benefit and advantage which
each will derive therefrom.

And the Clerk is hereby directed to publish notiee in pursuance of Title VII, Section 172 of the
Revised 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, February
the 7th, 1888, at 7 o' clock, at the Common Council
Chamber, when allegations will be heard,
Adopted.

ANDREWS STREET SPRINKLING:

By Ald. Kohlmetz—Resolved. That the City Surveyor ascertain and report to this Council the expense of sprinkling Andrews street from North avenue to the west end of Andrews street bridge. Adopted.

The Surveyor submitted as such estimate, \$210. By Ald. Kohlmetz-Resolved, That the follow-

hy Aid. Konimetz—Resolved, That the following improvement is necessary, viz:

The sprinkling of Andrews street, from North avenue to the west end of Andrews street bridge, during the season of 1888.

And whereas, The City Surveyor, under the directions of this Countil, has made an estimate of

the whole expense thereof, and reports the same

the whole exhease 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 and ought to be assessed by a local assessment for the whole expense thereof, viz:

One tier at lots and parcels of land on each side of Andrews street, from North avenue to the west end of Andrews street bridge, in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of that an persons interested in the subject matter of said improvement, are required to attend the Com-mon Council, on Tuesdav evening, February the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

ATKINSON STREET SPRINKLING (SEC. 1).

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Atkinson street (Sec. 1), from Caledonia avenue to 100 feet west of Ford street.

Adopted.
The Surveyor submitted as such estimate. \$90.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The sprinkling of Atkinson street (Sec. 1), from

Caledonia avenue to 100 feet west of Ford street,

during the season of 1838.

And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole expense thereof, and reports the same of \$00 mixed an extension of the whole expense thereof, and reports the same of \$00 mixed and approximately according to the same of \$00 mixed and approximately according to the same of \$00 mixed and approximately according to the same of \$00 mixed and approximately according to the same of \$00 mixed and approximately according to the same of \$00 mixed and approximately according to the same of \$00 mixed and approximately according to the same of \$00 mixed and approximately according to the same of \$00 mixed and \$

Resolved, Further, That the following portion ef said city is deemed benefited and proper and 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 Atkinson street (Sec. 1), from Caledonia avenue to 100 feet west of Ford street, in proportion to the benefit and advantage which each will derive 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 Rocyester, that all persons interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, Feb. the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

ATKINSON STREET SPRINKLING (SEC. 2.)

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Atkinson street (Sec. 2) from B. N. Y. & P. Ry to west line of Julia street.

pense or sprinkling Atkinson street (Sec. 2) from B. N. Y. & P. Ry to west line of Julia street. Adopted.

The Surveyor submitted as such estimate, \$90.00. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Atkinson street (Sec. 2), from B., N. Y. & P. Ry. to west line of Julia street, during the season of 1888.

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 \$90.00, 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 thereof, viz.:

One tier of lots and parcels of land on each side of Atkinson street (Sec. 2) from B., N. Y. & P. Ry. to west line of Julia street, in proportion to the benefit and advantage which each will derive therefrom. therefrom,

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 interested in the subject matter of said
improvement are required to attend the Common
Council on Tuesday evening, February 7th, 1888, at
7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted

BOLIVAR STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Bolivar street from Jay street to Smith street.

Adopted.

The Surveyor submitted as such estimate, \$90.

By Ald. Kohlmetz-Resolved, That the follow-

ing improvement is necessary, viz.:
The sprinkling of Bolivar street from Jay street to

Smith street during the season of 1888.

And whereras, The City Surveyor, under the directions 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 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 Bolivar street from Jay street to Smith street, in proportion to the benefit and advantage which

in proportion to the beneat and advantage which each will derive 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 interested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening, Feb. the 7th, 1888, at 70'clock, at the Common Council Chamber, when allegations will be heard. allegations will be heard. Adopted.

BROADWAY SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Broadway, from Monroe avenue to south line of lots Nos. 58 and 59.

Adopted.
The Surveyor submitted as such estimate, \$150.
By Ald. Kohlmetz—Resolved, That the follow-inclusive property is processory, viz.

ing improvement is necessary, viz:

The sprinkling of Broadway, from Monroe avenue to south line of lots Nos. 58 and 59, during the

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 \$150, 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 thereof, viz:

One tier of lots and parcels of land on each side

of Broadway, from Monroe avenue to south line of

of Broadway, from Monroe avenue to south line of lots Nos. 58 and 59, in proportion to the benefit and advantages which each will derive therefrom.

And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter of the City of Rochester, that all persons interested in the subject matter of said improvement over convinct to the cleans of the Common control of the Com provement, are required to attend the Common Council, on Tuesday evening, February the 7th, 1888, at 7 o' clock, at the Common Council Cham-ber, when allegations will be heard.

Adopted. BUCHAN PARK SPRINKLING.

By Ald. Kohlmetz, Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Buchan park from Clinton street to St. Joseph street.

street to St. Joseph street.

Adopted.

The Surveyor submitted as such estimate, \$120.

By Ald. Kohlmetz, Resolved, That the following improvement is necessary, viz.:

The sprinkling of Buchan park from Clinton street to St. Joseph street, during the season of 1888.

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 \$4120, which estimate is hereby approved.

\$120, 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 thereof, viz.:

expense thereof, viz.:

One tier of lots and parcels of land on each side of Buchan park, from Clinton street to St. Joseph street, in proportion to the benefit and advantage which each will derive therefrom.

And the Clerk is hereby directed to publish noeice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the city of Rochestef, that all persons interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, February the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted. Adopted

CENTER STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Center street from Mill street to the east side of Brown's race. Adopted.

The Surveyor submitted as such estimate \$30. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The sprinkling of Center street from Mill street to

the east side of Brown's race during the season of

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 \$30 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 escensers for the whole

to be assessed by a local assessment for the whole expense thereof, viz:

expense thereof, viz:
One tier of lots and parcels of land on each side of Center street from Mill street to the east side of Brown race, in proportion to the benefit and advantage which each will derive therefrom.
And the Clerk is hereby directed to publish notice in pursuance of title VII, Section 172 of the Revised Charter of 1888, of the City of Rochester, that all persons interested in the subject matter of said indrovement, are required to attend the Common Coucnil, on Tuesday evening, February the 7th, 1888, at 7 o'clock, at the Commun Council Chamber, when allegations will be heard.

Adopted.

CENERAL AVENUE SERINKLING (SEC. 1

CENTRAL AVENUE SPRINKLING (SEC. 1.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling of Central avenue (sec. 1,) from North avenue to State street.

Adopted.

The Surveyor submitted as such estimate, \$360. By Ald. Kohlmetz—Resolved. That the following improvement is necessary, viz.:

The prinkling of Central avenue (sec. I,) from North avenue to State street, during the season of

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 \$360, 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 thereof, viz:

One tier of lots and parcels of land on each side.

One tier of lots and parcels of land on each side

One tier of lots and parcels of land on each side of Central avenue, from North avenue to State street, in proportion to the benefit and advantage which will derive 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 interested in the subject matter of said improvement are required to attend the Comsaid improvement, are required to attend the Common Council, on Tuesday evening, Feb. the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

CENTRAL AVENUE SPRINKLING (SEC. 2).

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Central avenue (Sec. 2), from North avenue to east line of Union street.

Adopted.
The Surveyor submitted as such estimate, \$240.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The sprinkling of Central avenue (Sec. 2), from North avenue to the east line of Union street, during the second of 1820.

North avenue to the east line of Union street, during the season of 1888.

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 \$240, which estimate is hereby aparameter.

proved. Resolved, further, the following portion of said Resolved, further, 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 Central avenue, from North avenue to the east line of Union street, in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of said improvement, are required to attend the Com-mon Council, on Tuesday evening, Feb. the 7th, 1888, at 7 o' clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

CHATHAM STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of the sprinkling of Chatham street from Franklin street to Andrews street.

Adopted.
The Surveyor submitted as such estimate \$120.
The Surveyor submitted as such estimate \$120.

By Ald, Kohlmetz—Resolved, That the following improvement is necessary, viz:

The sprinkling of Chatham street from Franklin street to Andrews street during the season of 1888.

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

\$120, 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 thereof. viz:

One tier of lots and parcels of land on each side of Chatham street from Franklin street to Andrews street in proportion to the benefit and advantage which each will derive therefrom.

vantage which each will derive therefrom.

And the Clerk is hereby directed to publish notice in pursuance to 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, February the 7th, 1888, at 70 clock, at the Common Council Chamber, when allegations will be heard.

Adonted. Adopted.

CHESTNUT STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Chestnut street from East avenue to Monroe avenue.

Adopted. The Surveyor submitted as such estimate, \$180.00.

The Surveyor submitted as such estimate, \$180.00. By Ald. Kohlmetz—Resolved, That that the following improvement is necessary, viz.:

The sprinkling of Chestnut street from East avenue to Monroe avenue, during the season of 1888.

And Whereas, The Clty Surveyor; under the directions of this Council, has made an estimate of the whole expense thereof, and reports the same at \$180.00, 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

to be assessed by a local assessment for the whole expense thereof, viz.:

One tier of lots and parcels of land on each side

One tier of lots and parcels of land on each side of Chestnut street from East avenue to Monroe avenue, in proportion to the benefit and advantage which eace will derive therefrom.

Add the Clerk is hereby directed to publish notive in pursuance of Title VII, Section 172 of the Eevised 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 Counnil, on Tuesday evening, February the 7th, 1888, at 7 o' clock, at the Common Council Chamber, when allegations will be heard. Chamber, when allegations will be heard. Adopted.

CLINTON STEET SPRINKLING, (SECTION 1.) By Ald. Kohlmetz—Resolved, That the City Surveyor as of sprinkling Clinton street, (Section 1), from Monroe avenue to north line of Marietta street. Adopted.

The Surveyor submitted as such estimate \$390. By Ald. Kohlmetz—Resolved, That the follow-

ing improvement is necessary, viz:

The sprinkling of Clinton street, (Section 1), from Monroe avenue to north line of Marietta street,

monroe avenue to north line of Marietta street, during the season of 1888.

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 \$390, which estimate is hereby approved.

Resolved, further, fhat the following portion of said city is deemed benefited and proper and 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 Clinton street, from Monroe avenue to north line of Marietta street, in proportion the benefit and advantage which each shall derive therefrom.

advantage which each shall derive 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 interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, February the 7th, 1888, at 70 clock, at the Common Council Cyamber, when allegations will be heard.

Adopted.

CLINTON STREET SPRINKLING (SEC. 1).

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling of Clinton street (Sec. 2) from north line of Marietta street to the north line of Clifford street.

Adopted.

The Surveyor submitted as such estimate \$390.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

mprovement is necessary, VIZ:
The sprinkling of Clinton street (Sec. 2) from the
north line of Marietta street to the north line of
Clifford street during the season of 1888,
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
\$390 which estimate is hereby appropriate. \$390 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 thereof, viz:

One tier of lots and parcels of land on each side f Clinton street from the north line of Marietta street to the north line of Clifford street in propor tion to the benefit and advantage which each will derive therefrom.

And the Clerk is hereby directed to publish no-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 requised to attend the Common Council, on Tuesday evening, February the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

CLINTON PLACE SPRINKLING.

By Ald. Kohlmetz—Resolved. That the City Surveyor ascertain and report to this Council the expense of sprinkling Clinton Place from North avenue to Clinton street.

Adopted.

The Surveyor submitted as such estimate, \$150.

By Ald. Kohlmetz—Resolved. That the following improvement is necessary, viz:

The sprinkling of Clinton Place, from North available.

enne to Clinton street, during the season of 1888. 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

the whole expense thereof, 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 and ought to be assessed by a local assessment for the whole expense thereof, viz:

expense thereof, viz:
One tier of lots and parcels of land on each side
of Clinton Place from North avenue to Clinton
street in proportion to the benefit and advantage
which each will derive 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 interested in the subject matter of
said improvement, are required to attend the Common Council, on Tuesday evening, Feby the 7th
1888. at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

COURT STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the ex-

pense of sprinkling of Court street from South St. Haul street to Union street.
Anopted.
The Surveyor submitted as such estimate \$240.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Court street from South St. Paul street to Union street during the season of

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 \$240, 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, viz:

One tier of lots and parcels of land on each side of Court street from South St. Paul street to Union street, in proportion to the benefit which each will

street, in proportion to the benefit which each will derive therefrom.

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 Common Council on Tuesday evening, Feb. the 7th, 1887, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

CALEDONIA AVENUE SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Caledonia avenue from Erie canal to south line of Bronson avenue.

Adopted.

The Surveyor submitted as such estimate \$240. By Ald. Kohlmetz-Resolved, That the following

mprovement is necessary, viz.:

The sprinkling of Caledonia avenue from Erie canal to the south line of Bronson avenue during the season 1888.

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 \$340, 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 thereof, viz.:

One tier of lots and parcels of land on each side of Caledonia avenue from Eric canal to south line of Bronson avenue in proportion to the advantage which each will derive therefrom.

which each will derive therefrom.

And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Heyised 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, February the Tith, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

EAST STREET SPRINKLING.

By Ald Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling East street from East avenue

pense of sprinkling East street from East avenue to Charlotte street.

Adopted.
The Surveyor submitted as such estimate \$90.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The sprinkling of East street from East avenue to Charlotte street during the season of 1888.

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 \$93, 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 thereof, viz.:

One tier of lots and parcels of land on each side of East street from East avenue to Charlotte street

of East street from East avenue to Charlotte street

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, February the 7th, 1888, at 70 clock, at the Common Council Chamber, when allegations will be heard. 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 (Sec. 1.) from Main street to Westline of Goodman street, South of East avenue.

East avenue.
Adopted.
The Surveyor submitted as such estimate, \$360. By Alderman Kohimetz—Resolved, That the following improvement is necessary, viz.
The sprinkling of East avenue (Sec. 1) from Main street to the West line of Goodman street south of East avenue, during the season of 1888.
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 \$280 which estimate is hereby approved.

the whole expense thereof, and reports the same at \$360, 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, viz.:

One tier of lots and parcels of land on each side of East avenue from Main street to the West line of Goodman street south of East avenue, in proportion to the benefit and advantage which each will derive therefrom.

And the Clerk is bereby directed to publish notice

each will derive 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 interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, February the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adonted ber, when a Adopted.

ELM STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of Elm street sprinkling, from Main street to hestnut street.

Adopted. The Surveyor submitted as such estimate, \$90.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Elm street, from Main street to Chestnut street, during the season of 1888.

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

\$90, 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

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 Elm street, from Main street to Chestnut street, in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, Feb. the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.
Adopted. Adopted.

EXCHANGE STREET SPRINKLING.

By Ald. Kohlmtez—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Exchange street, from Main street to the south line of Edinburgh street.

Adopted.

The Surveyor submitted as such estimate \$420.00
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Exchange street, from Main St.

to the south line of Edinburg St., during the season

of 1888,
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 \$420.00, 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 where expense thereof, viz.:

One tier of lots and parcels of land on each side

One tier of lots and parcels of land on each side of Exchange St., from Main St. to south line of Edinburgh St., in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, February 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

SOUTH FITZHUGH STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Fitzhugh street (south) from 75 feet south of the Eric canal to the south line of Edinburgh street.

Adopted.

The Surveyor submitted as such estimate \$240. By Ald. Kohlmetz-Resolved, That the following

By Ald. Kohlmetz—Resoived, That the following improvement is necessary, viz:

The sprinkling of Fitzhugh street (south) from 75 feet south of the Erie canal to the south line of Edinburgh street; during the season of 1888.

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 \$240, 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 thereof, viz.:

One tier of lots and parcels of land on each side

one tier of lots and parcels of land on each side of Fitzhugh street (south) from 75 feet south of the Erie canal to the South line of Edinburgh street. in proportion to the benefit and advantage which

each will derive therefrom. each will derive therefrom.

And the Clerk is hereby directed to publish notice in pursuance to 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, February the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted

Adopted.

SOUTH FORD STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the ex-pense of Ford street (south) sprinkling, from West avenue to Troup street.

avenue to Troup street.

Adopted.

The Surveyor submitted as such estimate, \$150.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The sprinkling of Ford street (south), from West avenue to Troup street, during the season of 1888.

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 \$150, 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, viz:

Ou tier of lots and parcels of land on each side of Ford street (south), from West avenue to Troup street, in proportion to the benefit and advantages which each will derive therefrom.

which each will derive therefrom.

And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter 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 7th,

1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

NORTH FORD STREET SPRINKLING, (SEC. 1).

By Ald. Kohlmetz, Resolved, That the City Surveyor secretain and report to this council the expense of sprinkling Ford street (North, sec. 1); from West avenue to the Eric canal.

Adopted.

The Surveyor submitted as such estimate, \$50. By Ald. Kohlmetz, Resolved, That the following

improvement is necessary, viz:
The sprinkling of Ford street (North, Sec. 1),
from West avenue to the Eric canal, during the

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

\$30, 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 thereof, viz.

One tier of lots and parcels of land on each side of Ford street (North), from West avenue to the Erie canal, in proportion to the benefit and advant-

age which each will derive 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 interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, February the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

NORTH FORD STREET SPRINKLING (SEC. 2).

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Ford street (North Sec. 2) from Eric canal to Allen street.

Adopted. The Surveyor submitted as such estimate \$120.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:
The sprinkling of Ford street (North Sec. 2) from Eric canal to Allen street during the season of

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 \$120, 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 thereof, viz:

One tier of lots and parcels of land on each side of Ford street (North) from Erie canal to Allein street in proportion to the henefit, and advantage

of Ford street (North) from Erie canal to Affen street in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of said improvement, are required to attend the Common Council, on Tueseay evening. February the 7th, 1888, at 70 'clock, at the Common Council Chainber, when allegation will be heard.

Adopted.

FRANK STREET SPRINKLING, (SEC. 1.)

By Ald. Kohlmetz—Resolved, That the City Serveyor ascertain and report to this Council the expense of sprinkling Frank street (sec. 1), from the south side of Center street to Jay street.

The Surveyor submitted as such estimate, \$270. By Ald. Kohlmetz—Resolved, That the following

improvement is necessary, viz.:

The sprinkling of Frank street (sec. 1), from the south side of Center street to Jay street, during the season of 1888. the season of 1988.

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 \$270, 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 ex-pense thereof, viz.: One tier of lots and parcels of land on each side

One tier of lots and parcels of land on each side of Frank street, from the south side of Center street to Jay street, in proportion to the benefit and advantage which each will derive therefrom. 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 persons interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, Feb. the 7th, 1898, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

Adopted.

FRANK STREET SPRINKLING (SEC. 2).

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Frank street (Sec. 2), from Jay street to the north line of Lorimer street. Adopted. The Surveyor submitted as such estimate \$300.

By Ald. Kohlmetz-Resolved, That the following

improvement is necessary, viz.:

The sprinkling of Frank street (Sec. 2), from Jay street to the north line of Lorimer street, during

street to the north line of Lorimer street, during the season of 1888.

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 \$300, 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, viz.:

One tier of lots and parcels of land on each side of Frank street, from Jav street to the north line

One tier of lots and parcels of land on each side of Frank street, from Jay street to the north line of Lorimer street, in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening, Feb. the 7th, 1888, at 7 o'clock, at the Common Council Chambers, when allegations will be heard.

Adopted.

FRANKLIN STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of Franklin street Sprinkling from North avenue to North St. Paul street.

Adopted.

Adopted.
The Surveyor submitted as such estimate \$210.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:
The sprinkling of Franklin street from North ave. to North St. Paul street, during the season of

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 \$210, 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 thereof, viz:

One tier of lots and parcels of lands on each side

One tier of lots and parcels of lands on each side of Franklin street from North avenue to North St. Paul street in proportion to the benefit and advantage which each will derive therefrom.

And the Clerk is hereby directed to publish notice in pursuance to 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, February the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations 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 from Main street to Central avenue.

Street to Central avenue.

Adopted.
The Surveyor submitted as such estimate, \$180.00,
By Ald. Kohlmetz—Resolved, That the following
improvement is necessary, viz.:
The sprinkling of Front street from Main street
to Central avenue, during the season of 1888.

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

the whole expense thereof, and reports the same at \$180.00, 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

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 Front street from Main street to Central avenue, in proportion to the benefit and advantage which each shall derive 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 interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, February the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FULTON AVENUE SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Fulton avenue, from Jones avenue, to the North line of Glenwood avenue.

avenue, to the North line of Glenwood avenue.

Adopted.

The Surveyor submitted as such estimate, \$420.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.

The sprinkling of Fulton avenue from Jones avenue, to the Northline of Glenwood avenue.

enue, to the Northline of Glenwood avenue. During the season of 1888.

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 \$420, which estimate is hereby approved.

Resolved, further, that the following portion of said city is deemed benefitted and proper and 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 Fulton avenue, from Jones avenue, to the North line of Glenwood avenue, in proportion to the benefittand advantage which each will derive therefrom. from.

from.
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, Feby. the 7th, 1887. at 7 o'clock, at the Common Council Chamber when allegations will be heard.

GIBBS STREET SPRINKLING.

GIBBS STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of Gibbs street sprinkling, from East avenue to University avenue, Adopted.

The Surveyor submitted as such estimate \$150.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Gibbs street, from East avenue to University avenue, during the season of 1888.

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 \$150, 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, viz.:

One tier of lots and parcels of land on each side of Gibbs street, from East avenue to University avenue, in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of said improvement, are required to attend the Common Council on Tuesday evening, Feb. the 7th, 1888, at 7:000'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

NORTH GOODMAN STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of North Goodman street sprinkling, from East avenue to University avenue.

Adopted.

Adopted.
The Surveyor submitted as such estimate, \$120.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The sprinkling of North Goodman street, from East avenue to University avenue during the search of the sea

son of 1888.

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

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 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 Goodhan street from Feet vices and parcels of the contract of the same street from the contract of the contract

One tier of lots and parceis of land on each side of Goodman street from East avenue to University avenue in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of said improvement are required to strend the Common control of the Common control of the Common control of Gooden and the Common control of Gooden and Common control of Common control of Gooden and Common control of Common control improvement, are required to attend the Common Council, on Tuesday evening, February 7th, 1888, at 7°0 clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

SOUTH GOODMAN STREET SPRINKLING.
By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of South Goodman street sprinkling from East avenue to Park avenue.

Adopted.
The Surveyor submitted as such estimate, \$120.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of South Goodman street from East avenue to Park avenue during the season of

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

\$120, which estimate is hereby approved.

Resolved, further, That the following portion of said city is deemed benefitted and proper and 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 Goodman street from East avenue to Park avenue in proportion to the benefit and advantage derived therefrom.

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 Common Council, on Tuesday evening, Feb. the 7th, 1888, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

HILL STREET SPRINKLING.
By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of Hill street sprinkling from Ford street to the east line of Elizabeth street.

Adopted.

Adopted.
The Surveyor submitted as such estimate, \$90.00
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The sprinkling of Hill street from Ford to the east line of Elizabeth street during the season of 1888.
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 \$90.00, which estimate is hereby approved.

66

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 thereof, viz:

One tier of lots and parcels of land on each side of Hill street from Ford to the east line of Elizabeth street in proportion to the benefit and advantage which each will derive therefrom.

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 on Tuesday evening, Feb. the 7th, 1888, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

HUDSON STREET SPRINKLING.

By Aid. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of Hudson street sprinkling, from North avenue to north line of Hudson Park

Adopted. The Surveyor submitted as such estimate \$300.00.

By Alderman Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Hudson street, from North avenue to the north line of Hudson Park, during the season of 1888.

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 \$300.00 which estimate is hereby approved.
Resolved, further, that the following portion of said city is deemed benefited and proper and ought

said city is deemed benefited and proper and 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 Hudson street, from North avenue to the north line of Hudson Park, in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, February the Tth, 1888, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

JAMES STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of James street sprinkling, from Chestnut st. to Williams st.

Adopted.

Adopted.
The Surveyor submitted as such estimate \$90.00.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The sprinkling of James st., from Chestnut to William st., during the season of 1888.
And Whereas, The City Surveyor, under the directions of this Council, has made an estimate of

And whereas, The City Shrveyer, under the directions of this Council, has made an estimate of the whole expense thereof, and reports the same at \$90.00, 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 and parcels of land on the each side of James street, from Chestnut street to William street, in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening, February the 7th, 1883, at 7° o'clock, at the Common Council chamber, when allegations will be heard.

Adopted.

JAY STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of Jay street sprinkling from State street to the West line of Oak street. Adopted. The Surveyor submitted as such estimate \$180.00.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Jay street, from State street to the west line of Oak street, during the season of

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 \$180.00, 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 thereof, viz.:

One time of lots and proveds of land on each side.

One tier of lots and parcels of land on each side of Jay street, from State street to the west line of Oak street in proportion to the benefit and advan-age which each will derive therefrom.

age which each will derive therefrom.
And the Clerk is hereby directed to publish notice in pursance 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, Feb. the 7th, 1888, at 70 clock, at the Common Council Chamber, when allerations will be heard when allegations will be heard.

Adopted.

JEFFERSON AVENUE SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of Jefferson avenue sprinkling from Brown street to the south line of Pennstreet.

street to the south line of Pennstreet."
Adopted.
The Surveyor submitted as such estimate \$360. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The sprinkl'ng of Jefferson avenue from Brown street to the south line of Penn street during the season of 1888.
And Whereas, The City Surveyor, under the directions of this Council, has made an estimate of the whole expense thereof, and report the same at \$360. which estimate is hereby approved.

the whole expense thereof, and report the same at \$360, 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 expenses thereof, viz.:

One tier of lots and parcels of land on each side of Jefferson avenue from Brown street to the south

of Jefferson avenue from Brown street to the south line of Penn street, in proportion to the benefit and advantage which will derive therefrom.

And the Clerk is hereby directed to publish notice in pursuance of Title, VII, Section 172 of the Revised Chapter of 1888, 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, Feb. the 5th, 1888, at 70 clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

Adopted. JONES STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Conneil the expense of Jones street sprinkling from the south line of Center street to Jay street.

Adopted. The Surv Surveyor submitted as such estimate \$240.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The sprinkling of Jones street from the south line of Center street to Jay street during the season

of 1888.

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 \$240, 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 thereof, viz.:

One tier of lots and parcels of land on each side of Jones street, from the south line of Center street to Jav street, in proportion to the benefit and ad-

of Jones street, from the South me of Center Street, to Jay street, in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening, February the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted

KENT STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyer ascertain and report to this Council the expense of Kent street sprinkling from Allen to Jay

street.
Adopted.
The Surveyor submitted as such estimate \$300.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The sprinkling of Kent street, from Allen to Jay street, during the season of 1888.
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 \$300. which estimate is hereby approved.

\$300, 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 thereof, viz.:

One tier of lots and parcels of land on each side of Kent street from Allen to Jay street in proportion to the benefit and advantage which each will de-

rive 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 interested in the subject matter of that all persons interested in the subject matter or said improvement, are required to attend the Com-mon Council on Tuesday evening, Feb. the 7th, 1888, at 70 clock at the Common Council Chamber, when allegations will be heard. Adopted.

LAKE AVE. SPRINKLING (SEC 1).

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Lake avenue (Sec. I), from the north line of Vincent place to 200 feet north of C. J. Burke's south line.

J. Burke's south line.

Adopted.

The Surveyor submitted as such estimate \$900.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Lake avenue (Sec. 1), from the north line of Vincent place to 200 feet north of C.

J. Burke's south line, during the season of 1888.

And Whereas, The tity Surveyor, under the directions of this Council, has made an estimate of the whole expense thereof, and reports the same at \$900, 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 thereof, viz.:

One tier of lots and parcels of land on each side

One tier of lots and parcels of land on each side of Lake avenue, from the north line of Vincent place to 200 feet north of C J. Burke's south line, in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening, February 7, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE NO. 3,334. EXCHANGE STREET EXTENSION.

On motion of Ald. Bohrer, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make 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 deemed proper to be assessed for the expense of such improvement, and having also caused 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 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 improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing, Ald. Bohrer submitted the following:

An ordinance to extend Exchange street from

An ordinance to extend Exchange street from the south end thereof to Mansion street.

the south end thereof to Mansion street.

The Common Council of the City of Rochester.

do ordain 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 extension of Exchange street from the present southern terminus thereof to connect with the northern terminus of Mansion street, the easterly line of the extended street to begin at the

line of the extended street to begin at the point at which the present easterly line of Exchange street produced intersects the southerly ine of Clarissa street, thence in a straight line to meet the easterly line of Mansion street at its northern end, and the westerly line of the proposed extension to begin at the point at which the westerly line of Exchange street intersects the southerly line of Clarissa street, and extended southerly therefrom parallel to and sixty-six (66) feet from the easterly boundary line heretofore described of the proposed extension until it crosses the B., N.Y. & P. R. R. property.

And the whole expense should be defraved by the

assessment upon the lots and parcels of land to be benefited thereby, hereinafter described; 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 described as follows:

improvement described as follows:

One tier of lots and parcels of land on each side of the proposed extension of Exchange street to the southwesterly boundary line of the B., N. Y. & P. B. R.; also all the territory included within and described by the following boundary lines, viz.:

Mansion street, including one tier of lots for a depth of one hundred and fifty (150) feet on the westerly side thereof to Cottage street; thence southeasterly allong Cottage street, beginning at a point one hundred and fifty (150) feet westwardly from Mansion street and extending eastwardly along the southerly line of that portion of Cottage street which is included between Seward street and Mansion street, and that line produced Cottage street which is included between Seward street and Mansion street, and that line produced and including one tier of lots and parcels of land on the southerly side of the said line and line produced to the B., N. Y. & P. R. R., thence northerly along the said railroad and including the lands thereof to Mansion street, as they exist at the date of the passage of this ordinance; also, one tier of lots on each side of Exchange street from Clarissa street, to Troup street.

street to Troup 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

advantages which each derives therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer

Ald. Kohlmetz moved that action on the final ordinance for Mortimer street widening be postponed two weeks and that the City Clerk publish the usual notice for allegations. Adopted.

FINAL ORDINANCE NO. 3,335.

WILLARD STREET PIPE SEWER.

On motion of Ald Judson, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make said common council, before determining to make such public improvement, having caused an esti-mate 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 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, 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 time appointed in said notice, and, after hearing such allegations from all persons appearhearing such allegations from all persons appear-

Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Willard street, from Pierpont avenue to the Boulevard.

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 construction of a vitrified pipe sewer twelve (12) inches in diameter in Willard street beginning at a point in the center of Pierpont avenue opposite the produced medial line of the roadway on the south side of Lake View Park and extending westward therefrom to the northern terminus of the existing sewer in the Boulevard, with the neces-sary manholes, surface sewers, lot laterals and connections, roadway grading and gutter formatons.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be assessment upon the lots and parcers of lain to be benefited thereby, hereinafter described; and the City Surveyor, under the direction of this Counsel, having made an estimate of such expense, and re-borts the same at \$600, 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

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:

All the territory included within and described by the following boundary line, viz: Beginning at the intersection of Willard street, with the Boulevard; thence easterly along Willard street, including one tier of lots on the south side thereof to Pierpont avenue, excluding lots No. 114 and No. 115 on the west side of Pierpont avenue; thence still easterly along Lake View Park, including one tier of lots on the south side thereof, to the west line of lot No. 52; thence northeasterly to the west line of lot No. 52; thence northeasterly to the west line of lot No. 14; thence northeasterly to the west line of lot No. 14; thence northerly along said west line to the north line of Lake View park tract; thence westerly along said north line to Pierpont avenue; thence southerly along Pierpont avenue to the north line of lot No. 164, excluding one tier of lots and parcels of land on the east side of Pierpont avenue from the north line of Selye tract to lot No. 164; thence still southerly along Pierpont avenue including one tier of lots on each side of Pierpont avenue to Willard street; thence westerly along Willard street, including one tier of lots on the north side, to the place of beginning.

On which above described lots and parcels of land ning.

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 which each derives therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Elliott, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.

UNFINISHED BUSINESS.

Action on ordering an assessment for the open-Action on ordering an assessment for the Opening of Evergreen Park, notice of which has been published as required by the provisions of the City Charter, being in order allegations were called for, and no person appearing, Ald. Marson submitted the following:

LOCAL ASSESSMENT IMPROVEMENT.No.2.855 EVERGREEN PARK OPENING.

By Ald. Marson—Whereas, A notice for this meeting of at least four days, giving the parties interested an opportunity to be heard upon the

subject of making this order, having been duly published and allegations having been called for, and all persons desiring to be heard having been heard; and Whereas, the amount of damages for the land taken, and the expenses for the abovementioned improvement has been ascertained and is hereby adjusted and fixed by this Common Council at the sum of five hundred and eighty-two dellows and fifty cents. (\$558.50) dollars and fifty cents, (\$582.50),
And the portion or part of the city on which the

said expenses are to be assessed, is described as fol-

One tier of lots on each side of Evergreen park

One tier of lots on each side of Evergreen park from Evergreen street to Scrantom street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then such two, are hereby directed to make an assessment. any person so interested, or of kin, then such two, are hereby directed to make an assessment tupon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 28th day of Jan., 1888, at 9 o' clock in the forencon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

pay then assessment foll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Hall, Swikehard, Judson, Stein, Bohrer Kelly. Thayer—14.
On motion of Ald. Fee, action on the Mayor's veto of the resolution directing the Mayor to enter into a contract with Geo. Belknap, and published at page 366, Current Proceedings was further postpoued two weeks.

The following came up: "By Ald. Bohrer—Resolved, That the next regular meeting of the Common Council, Tuesday evening, January 24, 1888, be, and hereby is, designated as the time when any objection to the confirmation of the report of the commissioners in the matter of opening and the commissioners in the matter of opening and extending Kirk street will be heard. Adopted."

extending Kirk street will be heard. Adopted."
Allegations were called for and no person appearing, Ald. Bohrer moved that the report of the Commissioners in the matter of opening and extending Kirk street, by confirmed.
Adopted by the following vote.
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.
Ald. Kelly moved that the consideration of the applications of the Rochester City and Brighton Railroad Co. for permission to construct a surface railroad in certain streets of the city, be further postponed until the next regular meeting, February 7th, 1888. Adopted. 7th, 1888. Adopted.

EXECUTIVE BUSINESS.

Ald. Kelly moved to proceed to appoint a Police Commissioner in place of Joseph W. Rosenthal, resigned. Adopted.

resigned. Adopted.
On motion of Ald. Konlmetz the Republican members of the Council were allowed to withdraw

for ten minutes for consultation.

for ten minutes for consultation.

Upon the return o' the withdrawing members, Ald. Elliott moved that the first vote for Police Commissioner be informal. Adopted.
Ald. Kelly nominated Jacob A. Hoekstra. Ald. Marson nominated Wm. H. Clark. Jacob A. Hoekstra was named by Ald. Tracy, Sellye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

Wm. H. Clark was named by Ald. Marson—1.
On motiot of Ald Elliott the Board proceeded to a formal vote for Police Commissioner.
Jacob A. Hoekstra was named by Ald. Tracy,

Jacob A. Hoekstra was named by Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche,

Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

Jacob A. Hoekstra was declared appointed Police Commissioner.

Police Commissioner.

Ald. Selye moved to proceed to appoint commissioners of deeds and that the clerk cast the ballot.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Seyle, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.

James T. Pratt, H. L. Brewster, Charles V. Lansing, John J. Haller, Albert E. Marsh and DeGarmo Robins having received the concurrent vote of the Common Council were declared appointed commissioners of deeds.

MISCELLANEOUS BUSINESS.

By Ald. Sullivan-Whereas, There has been recently organized in this city a Chamber of Commerce or association of business men, which has for its object the material, progress and commercial advancement of the city of Rochester; therefore, Resolved, That the Common Council of the city

Resolved, That the Common Council of the city of Rochester bids God speed to the the new Chamber of Commerce in its good work and pledges itself to extend to said Chamber of Commerce all the assistance it can give, in encouraging manufacturing and mercantile enterprises to locate in this city, in stimulating the extending of railroad facilities, in cheapening the cost of transportation, and furthering all those measures which may tend toward the wellfare and glory of the Flower City. Adopted. Adopted.

By Ald. Marson—Petition for Edison incandes-cent electric lights on Plymouth avenue. Referred to the Lamp Committee.

Also the petition of Richard Patterson. Referred to the Assessment Committee.

Also a petition to change the name of West alley

on Opening and Alteration of Streets.

By Ald. Marson—Resolved. That the Executive Board be authorized and requested to negotiate for the purchase of lands necessary to be taken for the

the purchase of lands necessary to be taken for the opening and extension of Exchange street, as contemplated by ordinance No. 3,334, adopted Jan. 24, 1888, and report the result of such negotiations to this board at the next regular meeting. Adopted. By Ald. Selve—Resolved, That the City Surveyor be, and he hereby is directed, to prepare a map showing a r. districting and a redivision of the various wards of the City of Rochester, so that the same will exhibit twenty (20) wards instead of sixteen wards, as at present shown; and that he submit the same to the consideration of this Board at its next regular meeting. Adopted.

Ald. Selve submitted the following:

Ald. Selve submitted the following:

AN ORDINANCE to regulate the storage and keep-ing of crude petroleum or any of its products, and to prevent nuisances and offensive unwholesome and combustible manufacturies and places within the corporate limits of the City of Roch-

The Common Council of the City of Rochester do ordain as follows:

SECTION 1. No person shall keep upon sale, or store in any place or building within the corporate limits of the city of Rochester, any crude petrole-

store in any place or outlang within the corporette limits of the city of Rochester, any crude petroleum, earth or rock oil, or any of its products, except under the following provisions:

§ 2. Crude petroleum, earth or rock oil, or any of its products may be stored in detached and properly ventilated warehouses, the exterior walls of which shall be of stone, brick or iron, specially adapted to that purpose by having raised sills at least two feet high, or the ground floor of which shall be at least two feet below the level of the street or adjoining land in such manner as to effectually prevent the overflow of such substances beyond the premises where the same may be kept or stored, which said warehouse shall not be occupied in any part as a dwelling, and if less than fifty feet from any adjacent building, the same must be separated by a brick or stone wall at least ten feet in height and sixteen inches thick.

§ 3. No refined petroleum or korosene oils shall be kept upon sale or stored within the corporate limits of said city, the fire test of which shall be

below one hundred and ten degrees by the Fahren- or quantity different from that so inspected, shall heit thermometer; said test shall be determined by the Fire Marshal, according to the instrument and methods approved by the State Board of Health of "That it shall not be lawful for any person or "That it New York; the barrels or packages containing the same to be legibly stamped or marked with said marshal's official stamp or mark. When stored above the cellar or basement of any store or building and in barrels of not over forty-five gallons each, or metallic vessels or tanks, for the conveneach, or metallic vessels or tanks, for the convenience of retailing, the quantity of such refined oil so stored shall not exceed the contents of ten barrels. When packed in hermetically sealed metallic packages the quantity so stored shall not exceed one hundred barrels. When stored in cellars or basements surrounded by walls of brick or stone, and at least two feet below the level of the sidewalk, street, or land adjacent, the quantity so stored shall not exceed the contents of one hundred and fifty barrels. unless stored in warehouses especially adapted for unless stored in warehouses especially adapted for that purpose, as provided under section two of this ordinance; provided also, that no quantity of said oils greater than five barriels shall be stored or kept in any building occupied in any part thereof as a dwelling. Benzine or naphtha may be kept or stored, under the provisions of this section, as follows: When stored above the cellar or basement, the quantity so stored shall not exceed the contents of ten barrels; when stored in the cellar or basement, the barrels; when stored in the cellar or basement, the quantity so stored shall not exceed ten barrels; when stored in a building, any part of which may be occupied as a dwelling, the quantity so stored shall not exceed three barrels, provided that nothing in this ordinance contained shall prevent the storage of crude or refined petroleum in wrought iron tanks detached from any building, and exceptibly adapted to that purpose or in other wrought from tanks detached from any oblinding, and especially adapted to that purpose, or in other tanks so constructed that the top shall be at least two feet below the level of the street or adjoining land, and covered with at least one foot of earth, when such tanks are appurtenant to or connected with a refinery, with the approval of the Fire Mar-

\$4. In no case shall any of the articles recited in this ordinance be allowed to remain on any sidewalk beyond the front line of any building, or any street, a longer time than is actually requisite for the storage, shipment or delivery of the same, nor

after sunset.

atter sunset.

\$5. It shall be the duty of the Fire Marshal to make an examination of all premises wherein either of the articles mentioned in this ordinance may be kept or stored, and to report any violation of this ordinance at once to the City Attorney, to enforce

\$ 6. Any person or persons who shall offend against any of the provisions of this ordinance, shall, if the offence be against the before noted prescribed flash test and marking for refined petroleum, kerosene and machinery oil, pay a fine not less than fifty dollars nor more than five hundred dollars; and for the excess over the quantity of said merchandise herein defined and permitted, a fine of two hundred and fifty dollars shall be paid for each day such exces was made, and for any of said merchandise improperly incumbering the sidewalks or streets, as noted in section four of this ordinance, a fine of twenty-five dollars shall be paid for each day such article shall remain, after having been

notified to remove the same. § 7. All fines and penalties that may be imposed and collected for violations of this ordinance, after payment of the necessary expenses of prosecution, shall be paid to the Treasurer of said city, and

shall belong to the poor fund of said city.

§§ Any person who shall in any §§ Any person who shall in any manner change the mark so put upon such barrel or package by the Fire Marshal, or shall knowingly put upon such barrel or package a false or fraudulent mark, shall pay a fine of twenty-five dollars for each barrel or package aforesaid; and any person who shall purchase or sell any empty barrel or package aforesaid with the inspection marks thereon, or who shall fraudulently use any barrel or package so marked for the purpose of selling any other article of a quality

s 3. Interest shall not be faviluit for any person or persons, corporation or corporations, to carry on any manufactory or manufactories, or any establishment whatsoever, for the purpose of making, refining, distilling, or generating, petroleum, naptha, benzole, benzine, kerosene, or other combustible of the problement of the combustible tible oils or substances, or that are offensive or un-wholesome or a nuisance, under a penalty of one hundred and fifty dollars for each offense.

\$ 10. Every person failing to pay any penalty re-covered for the violation of any of the sections or provisions of this ordinance, as aforesaid, shall be imprisoned in the Mouroe County Penitentiary for a period of two days for each one dollar of the penalty so recovered, but in no case shall such imprisonment be for a less period than thirty days, nor for a greater period than one hundred and fifty days, and every execution issued on the rendition to the provisions of the city charter.

§ 11. The passage of this ordinance shall not affect

a repeal of any ordinance in force at the time of such passage, where any penalty or fine under any provision thereof has at any time heretofore been incurred, by any person, association or corpora-tion, but such ordinance, and the penalty or fine incurred thereunder, shall continue in full force and effect for the purpose of collection thereof.

§ 12. This ordinance shall take effect immedi-

On motion of Ald. Kelly ordered received, filed and published and laid upon the table until the

next regular meeting.

By Ald. Hall—Resolved, That the City Property Committee be and they are hereby directed to advertise for bids (and report back to this Board,) for

vertise for bids (and report back to this Board,) for placing two (2) windows in the detectives' room, on the first floor of the City Hall, in accordance with plans, &c., presented and now in the hands of the Superintendent of Police. Adopted.

By Ald. Bohrer—Resolved, That the Clerk be, and he hereby is, directed to draw an order on the Treasurer for fifty-one dollars, in favor of John A. Felsinger, for services as a commissioner of appraisal, in the matter of the extension of Kirk street from Scio street to Union street; that the Treasurer pay the same from the Contingent Fund, and charge and carry the amount to the fund for said street extension, when created.

and charge and carry the amount to the fund for said street extension, when created.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

By Ald. Bohrer—Resolved. That the clerk be, and he hereby is, directed to draw an order on the treasurer for one hundred and two dollars in favor of Zimri L. Davis for services as a commissioner of appraisal, and a clerk of commission in the matter of the extension of Kirk street to Union street; that the treasurer pay the same from the contingent fund for said street extension when created. Adopted by the following vote:

gent fund for said street extension when created.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.
By Ald. Bohrer—Resolved, That the clerk be, and hereby is, directed to draw an order on the treasury for fifty-one dollars, in favor of Bernard Schawb for services as a commissioner of appraisal, in the matter of the extension of Kirk street from Union street to Scio street; that the treasurer pay the same from the contingent fund and charge pay the same from the contingent fund and charge

pay the same from the contingent fund and charge and carry the amount to the fund for said street extension, when created.

Adopted by the following vote:

Ayes — Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Seyle, Hall, Swikehard, Judson, Stien, Bohrer, Kelly, Thayer.—15.

By Ald. Kelly—

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

Your petitioner F. C. Glasser hereby tenders deed of premises known as Glasser Park in the Fifteenth ward of the City of Rochester, for the purpose of street or highway.

Your petitioner respectfully shows that the proposed street has been graded and sewer has been built. That a map showing the proposed street has been filed with Clerk of Monroe county, December 10th. 1887, in Liber 7 of Maps, page 16.

Your petitioner asks that the premises described in deed be accepted by the city as a street and that it be named Glasser Park.

Dated January 24, 1888.

Yours respectfully.

Yours respectfully, F. C. GLASSER.

Ordered received, filed and published.

By Ald. Kelly-Resolved, That the communica-By Ald. Relly—Resolved, That the communica-tion of F.-C. Glasser dedicating a street called Glasser Park through his property, in the fifteenth ward, to public use, be referred to the Executive Board to report at the next meeting of this Board if said Glasser has performed all acts necessary to render the dedication of said street to public use complete and legal. Adopted.

ROCHESTER, N. Y., Jan. 24th, 1888. To the Honorable Mayor and Common Council of

the City of Rochester:

GENTLEMEN-The undersigned respectfully petitions you to grant him a license for the Corinthian Academy of Music for the year 1888.

Academy of Music for the year 1888.

By Ald. Kelly—Resolved, That upon the payment into the City Treasury of the sum of twenty-five dollars (\$25), a license be issued for the Academy of Music, for the current year. Adopted.

Ald. Kelly presented the petition of property owners on Colvin street relating to an assessment for Colvin street walk. Referred to the Assessment Committee.

Committee.

By Ald. Kelly-Whereas, The property owners By Aid. Relly—whereas, the property owners and residents of this city whose houses and places of business are located in the eighth, eleventh and fifteenth wards, and in the vicinity of the several railroad crossings of the New York Central & Hudgers of the Several Parks of the Sev son River Railroad. The Buffalo, Rochester & Pittsburg Railroad and The Western New York and Pennsylvania Railroad have, for many years, been threatened with loss of life and limb by reason of the number of such tracks which cross the sec-

tion of the city at grade; and,
Whereas, This danger has rapidly increased by
reason of the growth of the traffic and business of these corporations, and the consequent multiplying of tracks and more frequent passage of trains;

Whereas. The employment of flagmen and switchmen has not at all corresponded to the demands of the business, and no protection to life

has been afforded; and,
Whereas, The attention of the agents of these
railroad companies has been repeatedly called to
the necessity of protecting citizens from dangers

the necessity of protecting citizens from dangers at those grade crossings, and the only return has been promises and numerous pledges; and Whereas, This existing peril from loss of life at all hours of the day and night requires that immediate and proper relief be obtained, anp the people be protected in the enjoyment of their life and property; therefore,

Resolved, That a committee of three members of this Board be appointed by the President, as a committee to confer with the officers of the several railroads mentioned above, to secure the proper guarding of the crossings, and report to this Common Council at the next regular meeting of this board. Adopted.

board. Adopted.

By Ald. Thayer—Resolved, That the Clerk be and he hereby is authorized and directed to draw an order on the Treasurer for \$10.00 in favor of Frank L. Gummer for services as guardian ad litem of certain infants owners in the matter of the opening of Clifford street. That the Treasurer pay the same from the contingent fund and charge and carry the same to the fund for opening Clifford street when created.

Adopted by the following veto:

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—16.
Ald. Elliott moved that action on the penal ordi-

nance relating to the storage of oil etc., presented by Ald. Selye be reconsidered. Adopted. After hearing the City Attorney, Ald. Kelly moved that further action be postponed two weeks. Adopted.

The president announced the following committee to confer with the officers of the several railroad companies in relation to the proper guarding of the crossings: Alds. Kelly, Foley, Swike-

The Board then adjourned.

PETER SHERIDAN, Clerk.

In Common Council, Feb. 7, 1888.

REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, pre-

Present—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swike-hard, Judson, Stein, Kelly, Thayer—14. Absent—Ald. Elliott, Bohrer—2.

APPROVAL OF MINUTES. The minutes of the preceding meeting were approved as published in the book of proceedings. PRESENTATION OF PETITIONS, ACCOUNTS, ETC.,

AND THEIR REFERENCES.

By Ald. Marson—Petition for electric lights in Thorn place. Referred to Lamp Committee.; By Ald. Fee—Petition for McAdam improvement of Euclid street. Referred to the Surveyor to pre-

pare an ordinance.
By Ald. Fee—Bills of Brush Electric Light Co., lighting lamps \$5,790 00 lamps, Jan... 1.313 17 Edison Electric Light Co., lighting lamps, Jan.... Edison Electric Light Co., lighting lamps, Dec.. United Gas Imp. Co., lighting lamps, Jan... 352 85 1,151 15 1,151 15 1,151 15 1,151 15 1,151 15 1,151 15 1,151 15 1,151 15 Citizens' Gas Co., Rochester Chas. Sintzenich, carting lamp tops.....
Howe & Bassett, lamp cocks.....
Referred to Lamp Committee. By Ald. Fee—Bills of
Henry Shelter, picture frames
Roch. German Printing Co., printing no-4 75 187 50 Sunday Herald Printing Go., printing no-28 75 32 68 Chas. E. Morris, stationery Sunday Herald Printing Co.printing blanks 52 95 2 50 envel-10 00 opes .. Opes Union and Advertiser, printing blanks H. D. Bryan, printing blanks Moss Engraving Co., map plate. Williamson & Higbie, stationery $\frac{4}{5}$ $\frac{75}{50}$ 6 00 123 00 Williamson & Higbie, stationery. 12:
Amos Walder, repairing instruments. 2:
V. Fleckenstein, P. M., stamped envelopes
Jas. Coughlin, serving notices. 2:
J. T. Clarke, services and disbursements. 1
L. D. Stever, hack hire. 2:
Jas. Kavanagh, hack hire. 2:
Williams & Rogers, engrossing resolutions
Schmidt & Kaelber, India ink. 2:
Referred to Contingent Expense Committee.

Ry Ald Foley.—Bils of $22 \, \bar{0}0$ 56 00 10 50 24 00 25 00 2 70

By Ald. Foley—Bills of W. S. Woodruff, groceries......\$ $\begin{array}{c} 48 \ 00 \\ 27 \ 75 \\ 109 \ 57 \end{array}$ J. Armbruster, James McMannis ..

C. F. Scheuerman, 42 00 Duffy Bros., Thos. McAnarney, S. Dubelbeiss, 10 00 12 00 19 25 Thos. Coulson, .. 14 00 S. Dublebeiss. Patk. Tiernan, J. B. Metzger,

meat

50 00

În Common Council—Jan. 30, 1888.

SPECIAL MEETING.

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

Present—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Foley, Hall, Swikehard, Judson, Stein. Bohrer, Kelly, Thayer—13.

Absent-Ald. Sullivan, Elliott, Selye-3. By the Clerk-

MAYOR'S OFFICE. ROCHESTER, January 30, 1888.

Peter Sheridan, Esq., City Clerk:

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Please call a special meeting of the Common Council for to-day at 12 o' clock, m., that the members of the Board may again take into consideration the following resolution presented at the last regular meeting, but action on which was postponed until February 7th:

"By Ald. Thayer-Resolved, That the City "By Ald. Thayer—Resolved, That the City Treasurer be, and hereby is, authorized to issue the city's note for the sum of twelve thousand dollars, under the authority of Section 81 of the City Charter, and credit the proceeds of said note to the Highway Fund; said note to be discounted under the direction of the Finance Committee, and to be countersigned by the Chairman of the Finance Committee and the discount thereon to be charged to Contingent Fund?" to Contingent Fund."

In answer to the criticisms which have been made on the expenditure of the Highway Fund by the Executive Board, that Board, through its clerk, has submitted the following:

ROCHESTER, Jan. 28, 1888.

Hon. C. R. Parsons, Mayor of Rochester

DEAR SIR: At this date the Highway Fund is exhausted, and under the terms of the Charter the Executive Board is precluded from incurring any indebtedness against said fund, in the absence of moneys in the hands of the City Treasurer to the credit thereof.

The Executive Board has endeavored to administer expenditures of this fund with care and prudence, and believes that its present depleted condition is due to the fact that the requisition of the Executive Board at the commencement of the year for that fund was not honored by the Finance Committee and the Common Council.

It is very unfortunate that the highway fund should be exhausted at this particular juncture. One of the severest storms which has occurred for many years is now upon us. The streets in the outlying wards are blockaded with snow to such a start that they cannot be used for the ord. an extent that they cannot be used for the ordi-nary purposes of traffic, or the passage of the fire department in case of a conflagration. Very many working men are thrown out of employment, who are accustomed to receive such results from their labor in this department as will enable them to feed their families. In view of these facts, it may be well questioned whether the failure to immediately provide funds for the continuing of work in that department may not prove an expensive mistake.

The question as to whether the Executive Board The question as to whether the Executive Board has been extravagant in its expenditures from this fund can be fully determined at the leisure of the Common Council, but the work of the department cannot eease for any extended period without great inconvenience, discomfort and financial loss to our

Your Honor's attention is respectfully invited to the annexed statement, showing the amount of the requisition made by the Executive Board for this fund at the beginning of the fiscal year, the amount allowed by the Common Council and the principal items of expenditure therefrom to date.

Very much of this expenditure was because of work undertaken under the pressure of earnest personal solicitation and demand of the Aldermen of the various wards, each of whom claimed, perhaps with some justice, that as the direct and special representative of his particular ward, he was best qualified to judge of the wishes and needs of that particular locality. of that particular locality.

In consideration of these persistent and imperative demands from individual members of the Common Council for the expenditures from the highway fund for the benefit of their several constituances, it is somewhat difficult for the ordinary observer to appreciate the manliness or justness of observer to appreciate the manilness or justness of the hasty attempt made by some parties to unload all responsibility in the matter of expenditures from this fund upon the board having its immediate custody, which board may have been culpable to the extent to which it yielded to the importunate demands of the parties herein before indicated.

The situation is thus briefly submitted for the consideration of the chief magistrate of the city. The Executive Board has exhausted its powers in the matter, and can no longer continue the work in the interest of the continue of the work in the continue of the continue of the work in the continue of the work in the continue of the work in the continue of the cont in the highway department until the necessary funds are provided therefor.

Respectfully submitted,

THOMAS J, NEVELLE. By order Clerk.

At a meeting of the Finance Committee of the Common Council in April last, the Executive Board presented a detailed statement, by streets, of the amount of money which it was estimated would be necessary to perform the work for which the highway fund is raised. The amounts so stated

the nighway fund is raised. The amount	s so stated
were as follows:	
For repairs of about fifty-four miles of	
improved streets and alleys	\$ 43,070 00
For grading and repairs of of ninety-five	
miles of unimproved streets and al-	
leys, building and repairing cross-	
walks, cleaning sidewalks, ditches,	
culverts, etc	25,400 00
For repairs of sewers, bridges, etc	25,250 00
For cleaning and sweeping streets, al-	•
leys, removing ashes and rubbish	63,500 00
New steam roller, machinery, tools,	
etc	16,300 00
For salaries and all other expenses	11,680 00

\$185,200 00 With the fact in mind that there are about 237 With the fact in mind that there are about 23 miles of improved and unimproved streets and alleys that need to be cleaned and maintained in the city of Rochester, the above requisition could not be deemed extraordinary, yet the Finance Committee arbitrarily decided that the sum of about \$127,000 was sufficient to defray all expenses of the Street Department for the year.

The expenditures of the Executive Board for the following purposes, to January 1, 1888, as shown by its records are:

by its records, are:		
For scraping, cleaning and sweeping		
streets	\$23,621	
For sewer repairs	2,472	00
For Allen street bridge, repair and care.	2,308	00
For repairs to sidewalks	4,108	00
For removal of ashes and rubbbish	25,170	00
For care and repairs of Lyell avenue and	•	
Brown street canal bridges	2,200	00
For general street repairs	35,390	00
For McAdam, sand and grayel	3,800	-00
For lumber		00
Steam roller		

The above are the chief items of expenditure which, together with a large number of smaller ones, make an aggregate outlay for all purposes in the street department to January 1, 1888, \$135,000. The difference between the amount of appropriation and the amount of expenditure is made up of smaller them of other sources of income sundry items of other sources of income.

During the year 1886, about three miles of improved streets were constructed, which added to the cost for general repair and care in 1887.

The actual expenditure for several items was

largely in excess of the estimates, owing to unfor-There were also extraordinary outlays demanded in the repairs of Court street bridge piers, Andrew street bridge piers and abutments, and the necessary painting of Central avenue and East Main street bridges.

It is estimated that the board has now on hand property purchased out of this appropriation, consisting of a new steam roller, lumber and stone, to the value of \$9,000.

In reply to the foregoing communication from said Executive Board, four members of the Finance Committee of the Common Council make response as follows:

ROCHESTER, N. Y., Jan. 28, 1888.

Hon. C. R. Parsons, Mayor:

DEAR SIR: The undersigned, members of the finance committee of the Common Council, hereby request you to call a special meeting of the Board request you to call a special meeting of the Board of Aldermen for Monday, January 30th, 1888, at 12 m. sharp, for the purpose of considering the resolutions introduced at the last meeting of the Common Council by Alderman Thayer, chairman of the finance committee.

Your committee voted last April to give the Executive Board \$130,000.00, for the highway fund. In 1883 the Executive Board was given for that fund about \$80,000.00; in 1884, \$79,200.00; in 1885, \$87,000.00; in 1886, \$117,457.00, and in 1887, \$130,000.00. We believed, and still believe, that \$130,000.00 for the highway fund was abundantly large to take care of all the streets that it is the duty of the executive board to look after. Ten months of the year have elapsed, and the finance committee of the common council are informed that the appropriation is practically exhausted. We need not say that we are surprised to learn that what we propriation is practically exhausted. We need not say that we are surprised to learn that what we supposed was a liberal appropriation should be depleted, and but ten months of the year passed.

We are persuaded that the circumstances in we are persuaded that the circumstances over which we find ourselves are circumstances over which we have no control. The charter puts upon us the duty of levying taxes. It also puts upon us the duty of making appropriations; but there are several departments to which we make appropriations over which we have no control, and it is not possible for us to say whether or not the expenditures in these departments are wise, economical and tures in these departments are wise, economical and just. Nevertheless, when the appropriations are exhausted all work ceases. We have to take it for granted that the work has been properly done and the affairs economically administered. It we take any other position, then the taxpapers, who have paid their obligations for certain work to be have paid their obligations for certain work to be performed, condemn the Common Council for the non-performance of that work, when, as matter of fact, if every department is given to understand at the teginning of the year that it must live within the appropriations, no extraordinary emergencies occurring, the taxes would be a definite quantity, and wise economy would be absolutely necessary, and the wretched practice forced upon us of making deficiency notes would be forever done away with We protest against the circumstances that We protest against the circumstances that compel us to make additional appropriations. believe it is unbusinesslike and prejudicial to our best interests and of approved municipal methods.

The past year has been a year noted for the lack The past year has been a year noted for the lack of rain, and, until the present week, conspicuous for the absence of any heavy snow storm. It does not appear to your committee or the Common Council, that there has been sufficient increase in the number of streets that are to be cared for out of the highway fund to justify the expenditure of \$130,000 within ten months. No extraordinary emergency had been apparent and yet the funds are gency had been apparent and yet the funds are gone, and, if we refuse to grant the additional ap-propriation asked for, all work upon the thoroughfares of the city ceases and

the members of the Common Council, individually and collectively, receive the condemnation of the people for a condition of things for which they are in no respect responsible.

which they are in no respect responsible.

The finance committees are on record against this anomalous condition of things. We wish to protest, here and now, most emphatically, against the relations in which we are placed, which puts upon one branch of the city government all the blame for shortsightedness, unwise expenditure, and of extravagance of other departments, especially those departments over which we have no control whatever as to how they shall expend their moneys. But it is only another illustration of the oft-quoted statement that the charter of the city of Rognester is of no practical value for a city city of Rochester is of no practical value for a city of 125,000 people.

of 125,000 people. Being, as we are, "between the devil and the deep sea," we, as gracefully as possible, submit to the annoying and unjustifiable circumstances that our mixed charter has put upon us, hoping meanwhile that the citizens of Rochester will. take sufficient interest in municipal politics to give us a charter that makes the responsibility equal and particular, both in the matter of raising money, in the matter of making appropriations, and in the

matter of expending the same.

Had we granted every appropriation asked for by the departments, our tax levy would have been by the departments, our tax levy would nave been swelled several hundred thousand dollars more than it was.

Very respectfully,

H. G. THAYER,

JOHN H. FOLEY,

GEORGE B. SWIKEHARD.

GEORGE W. ELLIOTT.

It has well been said, "it is unfortunate that the It has wen been said, "It is unfortunate that the Highway Fund should be exhausted at this particular juncture," The recent storm, with its neavy fall of snow, and the constant accumulation of ashes and other matters requiring prompt removal, have left our streets in a somewhat deplorable condition. condition.

The loss of compensation to the men formerly employed by the Executive Board on the streets is producing unfortunate results.

The question as to where the blame may lie can be discussed later, but the best interests of our city demand that the necessary funds should be promptly provided, that the relief so urgently desired may be no longer delayed.

CORNELIUS R. PARSONS, Mayor.

Ordered received, filed and published.

Ald. Thayer moved that the resolution authorizing the City Treasurer to issue the city's note for the sum of \$12,000 and credit the proceeds of said note to the highway fund, be taken from the table. Adopted.

Ald. Foley moved that the resolution be adopted. Ald. Bohrer moved as an amendment, that \$16,-000 be inserted in the resolution instead of \$12,000. Lost by the following vote:

Ayes—Judson, Bohrer—2.

Nays—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Foley, Hall, Swikehard, Stein, Kelly, Thayer—11.

The original resolution was then adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Foley, Hall, Swikehard, Judson, Stein, Kelly, Thayer—12.

Nays-Bohrer-1.

Ald. Foley moved that the resolution authorizing the City Treasurer to draw the city's note for \$8,000 and credit the proceeds of said note to the Health Fund, be taken from the table. Adopted.

Ald. Foley moved that the resolution be adopted. Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—13.

On motion of Ald. Foley, the board then adjournd.

PETER SHERIDAN, City Clerk.

	OF 00	TD / FT 1 000 00
J. Morhardt, Jos. Menges, Jos. Badhorn,	25 00 25 00	Peter Hardy, 228 00 229 75
Jos. Menges, Jos. Badhorn	76 01	Tomer Dewitt, 202 10
C Fromm	130 29	D. 4-1-1 D. 11
Jos. Badhorn, C. Fromm, Granger & Smyth Bros., meat.	75 00	Patrick Bradley, 228 00 Jacob Rauber 247 00
O' Kone Prog	136 63	<u></u>
O'Kane Bros., Curran Bros	25 00	XXXIII: D
Elizabeth Kally rent	13 00	John Roach, 237 50
Mina Lauterbach rent	10 00	Mrs. Frank Vahue, 209 00
Morris Kiley.	13 50	Chas A. Jeffords, 85 50
S. A. Bowers.	21 00	Daniel Hickey · · · · · 228 00
Andrew Nagle	5 00	Homer DeWitt, back hire 6 00
W. C. Dickinson, coal	307 50	Union and Advertiser, printing 12 00 Chas. Englert, board of horse, Jan., '88. 20 00
Bernhard & Casev.	197 90	Chas. Englert, board of horse, Jan., '88 20 00
Doyle, Gallery & Co.,	$198 \ 75$	E. B. Chace, lumper 5 95
Geo. Masseth, burials	73 00	H D Krvan hrinting 5 10
Patk. Joyce,	43 50	Referred to Health Committee.
O' Kane Bros., Curran Bros., Curran Bros., Elizabeth Kelly, rent. Mina Lauterbach, rent. Morris Kiley, S. A. Bowers, Andrew Nagle, W. C. Dickinson, coal. Bernhard & Casey, Doyle, Gallery & Co., Geo. Masseth, burials. Patk. Joyce, Michael McCormick, hack hire. C' Whitehair, Michael Ulton, Fleckenstein Bros., bread	6.00	By Ald. Thayer—Petitions for water mains in Bly street and Central park. Referred to the
C Whitehair,	1.50	Bly street and Central park. Referred to the
Michael Ulton, Fleckenstein Bros., bread. A. H. Martin, disbursements	3 50	Water Works Committee and Executive Board.
Fleckenstein Bros., bread	164 34	REPORTS OF STANDING COMMITTEES.
	29 50	Ald. Fee from the Lamp and Contingent Expense
F. J. Amsdem, transportation	19 43	Committees, Ald. Foley from the Poor Committee,
Jos. Fields, constable's fees	10 80 12 80	Ald. Hall from the City Property Committee, Ald. Swikehard from the Police Committee, Ald.
Williamson & Higbie, stationery	12 18	Ludger from the Health Committee reported in
R. M. Meyers & Co., paper	$\frac{13}{34} \frac{10}{50}$	Judson from the Health Committee reported in favor of the various bills referred to their re-
Sunday Herald Printing Co., printing	5 75	spective committees, and referred them to the
L. P. Beck, Shoes	337 08	Finance Committee for payment.
Referred to Poor Committee.	001 00	REPORTS OF SELECT COMMITTEES.
By Ald Hall—Bills of—		Ald. Kelly from the select committee on grade
Rudolph Vay, insuring school No. 30 \$	54 80	crossings reported progress and asked for further
Howe & Bassett, radiators	425 00	time. Further time was granted.
Howe & Bassett, radiatorslabor and material	64 01	By Ald. Kelly-Whereas, The City Surveyor has
Kondolf Bros., ice	69.75	given it as his opinion that the expense of taking
Kondolf Bros., ice F. J. Irwin, cleaning City Hali	66 00	up, deepening, enlarging and extending the sewer
Town of Brighton, county taxes 1887	33 36	commonly known as the Lyell and Saxton street
Rochester Gas Co., gas City buildings	205 87	sewer, from Maple street to the Genesee river, will
Henry E. Veyni, table cover,	17 00	be the sum of eighty thousand dollars; and,
Hamilton & Matthews, hooks poles	1 40	Whereas, It is only just and equitable that the
Critchel & Irwin, ash kettles. Atkinson & Sykes, keys and repairs	11 50	state of New York, by reason of the deepening of
Atkinson & Sykes, keys and repairs	4 50	the Eric canal, where said sewer passes underneath
John Waish, plumbing	126 64	the same, thereby requiring the deepening and en-
torial	15 42	largement of said sewer, should pay a portion of the expense thereof:
terial	10 14	Now, therefore, be it resolved, that the Hon.
material	33 31	Donald McNaughton, Senator from this senatorial
		Donald McNaughton, Senator from this senatorial district, and Hon. P. Andrew Sullivan, member of
Referred to City Property Committee.	Lawie	Assembly from this city, be, and each of them is,
By Ald Hall—Petition for water mains in street. Referred to the Water Works Com	mittee	respectfully requested to use all honorable means
and Executive Board.	IIIII	to secure the passage of an act, of which the follow-
By Ald. Swikehard—Petition for opening	a new	ing is a copy, or one that will secure the objects
street from Silver street to Maple street. R	eferred	therein mentioned.
to the surveyor to prepare an ordinance petition of James Dunn to erect a wood by Referred to the Wood Building Committee	. Also	An act to authorize the partial deepening, en-
petition of James Dunn to erect a wood by	uilding.	largement and extension of the Lyell and Saxton
Referred to the Wood Building Committee	ee and	street sewer from Maple street to the Genesee
Fire Marshal, with power to act.		
		river in the city of Rochester.
By Aid, Swikehard—Bills of		The People of the State of New York, represent-
By Aid, Swikehard—Bills of Bochaster Dist Tel Co. services Jan	5 35	The People of the State of New York, represented in Senate and Assembly, do enact as follows:
By Aid, Swikehard—Bills of Bochaster Dist Tel Co. services Jan	<i>₩</i> 0 00	The People of the State of New York, represented in Senate and Assembly, do enact as follows: Section I. Whenever the Common Council of the
By Ald. Swikehard—Bills of Rochester Dist. Tel. Co., services Jan\$ Western Union Dec	60 13	The People of the State of New York, represented in Senate and Assembly, do enact as follows: Section I. Whenever the Common Council of the city of Rochester shall pass an ordinance for the
By Ald, Swikehard—Bills of Rochester Dist. Tel. Co., services Jan\$ Western Union Dec Thos. Dukelow, expenses in MeBeth case.	60 13 5 89	The People of the State of New York, represented in Senate and Assembly, do enact as follows: Section I. Whenever the Common Council of the city of Rochester shall pass an ordinance for the taking up, deepening, enlargement and extension
By Ald. Swikehard—Bills of Rochester Dist. Tel. Co., services Jan\$ Western Union Dec Thos. Dukelow, expenses in McBeth case. Pat'k Kayanagh. Dunn case	60 13 5 89 10 96	The People of the State of New York, represented in Senate and Assembly, do enact as follows: Section I. Whenever the Common Council of the city of Rochester shall pass an ordinance for the taking up, deepening, enlargement and extension of the sewer in the city of Rochester known as the
By Ald. Swikehard—Bills of Rochester Dist. Tel. Co., services Jan\$ Western Union Dec Thos. Dukelow, expenses in McBeth case. Pat'k Kayanagh. Dunn case	60 13 5 89 10 96 5 64	The People of the State of New York, represented in Senate and Assembly, do enact as follows: Section I. Whenever the Common Council of the city of Rochester shall pass an ordinance for the taking up, deepening, enlargement and extension of the sewer in the city of Rochester known as the Lyell and Saxton street sewer, from Maple street to the Genesee river in said city so as to make the
By Ald. Swikehard—Bills of Rochester Dist. Tel. Co., services Jan\$ Western Union Dec Thos. Dukelow, expenses in McBeth case. Pat'k Kayanagh. Dunn case	60 13 5 89 10 96 5 64 10 45	The People of the State of New York, represented in Senate and Assembly, do enact as follows: Section I. Whenever the Common Council of the city of Rochester shall pass an ordinance for the taking up, deepening, enlargement and extension of the sewer in the city of Rochester known as the Lyell and Saxton street sewer, from Maple street to the Genesee river in said city so as to make the same of sufficient size and capacity to take and re-
By Ald. Swikehard—Bills of Rochester Dist. Tel. Co., services Jan\$ Western Union Dec Thos. Dukelow, expenses in McBeth case. Pat'k Kavanagh, Dunn case Ben C. Furtherer, Cohn case B. Frank Enos, Jan Jos. P. Cleary. from July	60 13 5 89 10 96 5 64 10 45 50 54	The People of the State of New York, represented in Senate and Assembly, do enact as follows: Section I. Whenever the Common Council of the city of Rochester shall pass an ordinance for the taking up, deepening, enlargement and extension of the sewer in the city of Rochester known as the Lyell and Saxton street sewer, from Maple street to the Genesee river in said city so as to make the same of sufficient size and capacity to take and re-
By Ald. Swikehard—Bills of Rochester Dist. Tel. Co., services Jan\$ Western Union Dec Thos. Dukelow, expenses in McBeth case. Pat'k Kayanagh, Dunn case Ben C. Furtherer, Cohn case B. Frank Enos, Jan Jos. P. Cleary. from July Union and Advertiser, printing blanks	60 13 5 89 10 96 5 64 10 45 50 54 10 00	The People of the State of New York, represented in Senate and Assembly, do enact as follows: Section I. Whenever the Common Council of the city of Rochester shall pass an ordinance for the taking up, deepening, enlargement and extension of the sewer in the city of Rochester known as the Lyell and Saxton street sewer, from Maple street to the Genesee river in said city so as to make the same of sufficient size and capacity to take and remove at all times and carry through said sewer from said Maple street to the Genesee
By Ald. Swikehard—Bills of Rochester Dist. Tel. Co., services Jan\$ Western Union Dec Thos. Dukelow, expenses in McBeth case. Pat'k Kavanagh, Dunn case Ben C. Furtherer, Cohn case B. Frank Enos, Jan Jos. P. Cleary, from July Union and Advertiser, printing blanks At history & Suker proprise Patrol Dept	60 13 5 89 10 96 5 64 10 45 50 54 10 00 23 30	The People of the State of New York, represented in Senate and Assembly, do enact as follows: Section I. Whenever the Common Council of the city of Rochester shall pass an ordinance for the taking up, deepening, enlargement and extension of the sewer in the city of Rochester known as the Lyell and Saxton street sewer, from Maple street to the Genesee river in said city so as to make the same of sufficient size and capacity to take and remove at all times and carry through said sewer from said Maple street to the Genesee river, the sewerage and water which
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Naughton and Assemblyman P. Andrew Sullivan. Adopted.

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

By the Clerk-

MAYOR'S OFFICE, ROCHESTER, N. Y., Jan. 26, 1888.

Gentlemen of the Common Council:

Final ordinance number 3,337 [Bronson avenue Final ordinance number 3,337 [Bronson avenue pipe sewer] is returned by me disapproved. There are 17 owners of property on the line of the proposed sewer; of this number 12 or 13 have adequate drainage, and, consequently, oppose the ordinance, and have notified me to that effect. I have filed their petition with the city clerk. The remaining number, four or five who need sewerage, can easily be accomodated by the extension westerly, for a distance of two bunded feet of the present sewer. be accomodated by the extension westerly, for a distance of two hundred feet, of the present sewer in Bronson avenue—a feasible thing to do, as I am informed by one or more attaches of the Surveyor's office, who at my request, have given personal attention to the matter. This can be done at a much less expense to those wanting drainage than by the ordinance proposed; hence my disapproval of the same.

CORNELIUS R. PARSONS,

Mayor

Mayor. The chairman stated the question to be, "shall the ordinance stand, notwithstanding the objections of His Honor, the Mayor." The ordinance was adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly. Thayer—14.

MAYOR'S OFFICE, ROCHESTER, N. Y., Jan. 26, 1888.

Gentlemen of the Common Council:

The resolution adopted at your meeting held on the 17th day of January, which instructed the City Attorney to take necessary proceedings to acquire lands for the extension of Frost avenue, is hereby returned disapproved. In this connection I submit the following copy of a petition which has been hearded; handed me:

"To the Mayor of the City of Rochester:

DEAR SIR: We, as taxpayers on Frost avenue of your city, having become aware of the proceedings of the Common Council for the extension of Frost avenue, most humbly petition and request

or Frost avenue, most numbly petition and request your honor to use the power vested in you, to veto any proceedings or resolutions for that purpose for the following reasons:

"First—About the time the Common Council passed such a resolution a few advocates of the proposed extersion claimed that the lands neces-

passed such a resolution a few advocates of the proposed extersion claimed that the lands necessary for the purpose could be procured for three or four thousand dollars, but, by reading the report of the Executive Board we find that one property owner will not sell for less than \$10,000, and another owner, whose property consists of necessary land, with two dwellings thereon, cannot be estimated at less than \$12,000 to \$15,000, which total amount of necessary lands, bridge approaches. filling, etc., would make the amount in the neighborhood of \$30,000—a sum too great for us tax-payers to think of for a moment.

"Second—At the time such resolution was passed, it was on a minority petition of the tax-payers, while no attention was paid to a remonstrance of a majority of the taxpayers.

"Third—Soon after the resolution was passed by the Common Council, a conference was held by the leaders of the extension, and those opposed, and it was mutually agreed that such resolution should be rescinded at the next Council meeting, and the estimated cost of such extension should be procured, and a public meeting of the taxpayers should be called for the purpose of talking the matter over and arriving at some definite understanding; but, afterwards, the party of the extension completely ignored such agreement, and instead of procuring a resolution of the vaccinding of said resolution, have constantly continued to procure such extension, and have recently secured a passage of a resolution by the

Council to procure said necessary lands by com-

mission.

"Fourth—The extension of said avenue is not necessary for the benefit of the public or the majority of the taxpayers. It will only benefit a very few next to Olean street; and we humbly pray you to withhold your consent from the incurring of any expense whatsoever on account of said extension."

The above petition is signed by sixty-three persons who would be taxed for the aforesaid improvement, and these constitute a large majority of the owners of the property within the limits described by the ordinance, and it is because of their objections that I return the resolution without my approval.

my approval.

CORNELIUS R. PARSONS, Mayor.
The chairman stated the question to be, "shall the resolution stand, notwithstanding the objections of His Honor, the Mayor.' The veto of the Mayor was sustained by the following vote:
Nays—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Hall, Swikehard, Jndson, Stein, Keily, Thayer—13.

From the Executive Board:

OFFICE OF THE EXECUTIVE BOARD, \ Rochester, N. Y., Feb. 3, 1888.

Rochester, N. Y., Feb. 3, 1888. §

To the Hon. the Common Council:
Gentlemn:—We hereby certify that a majority
of the taxpayers on the following named streets
and parts of streets in the Fifteenth and Sixteenth
wards of this city, have petitioned for the extension of water mains therein, in accordance with
section 5 of the City Charfer and the taxable property and residents on said streets and parts of
streets have thereby become jointly liable on their
assessments in said territory, with the old territory of said city, for such portion of the water debt
as now remains unpaid.

Fifteenth Ward.

Ames st., from West ave. to 423 ft. northerly.
Ames st., from Maple st. to Jay st.
Bauer st., from Sherman st. to Brook st.
Brooks ave., from Plymouth ave. to Genesee st.
Cameron st., from Lyell ave. to 131 ft. south of south line of Otis st.

Campbell st., from Child st. to Hague st. Carlton place, from West ave. to Chiliave. Centennial st., from Campbell st. to West Maple

Chase st., from Sherman st. to Brook st. Chase st. from Sherman st. to Brook st.
Chester st., from Colvin st. to 288 ft. 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 south
side of the N. Y. C. & H. R. Railroad.
Chili ave. from old city line to 23 ft. west of west
line of Hake place or Post st.
Colvin st., from Campbell st., to 200 feet south of
Syke st

Syke st. Colvin st., from West ave. to Wright st.

COVIN st., from West ave. to Wright st.
Hague st., from West Maple st. to north line of
N. Y. C. & H. R. R. R.
Hake place (now Post st.,) from Chili ave. to 200
ft. south of the present end of the street.
Jay st., from Ames st. to 20 ft. west of Janes st.
Lake systems the north line of the Otherweld to

Lake ave., from the north line of the 9th ward to

95 ft. northerly.

Lois st., from Warner st. to Rogers ave.
Lyeli ave., from Child st. to Warner st. Murray st., from Lyell ave. to M. Brayer's south

Murray park, from Murray st. to 280 ft. easterly. Myrtle st., from Lyell ave. to Otis st. Myrtle Hill park from Cameron st. to 161 ft. east. Orlando st., from Myrtle st. to 280 ft. east. Otis st., from Myrtle st. to Brook st. Peart place, from Chill ave. to 1,162 ft. south. Ravine ave., from 120 ft. west of Fourth st. to 65

east of Thrush st.

River road, from south line of 8th ward to Brooks ave, along the river. Rowe st., from old city line to new city line.

Sherman st., from Otis st. to. Bauer st. Somerset st., from West ave. to 546 ft, south.

Syke st., from Child st. to Colvin st.
Thrush st. from north line of Glenwood ave. to
north line of Rowe st.

Wackerman st. from Jay st. to Campbell st. Warner st. from Lyell ave. to Otis st. West Orange st. from Ames st. to 407 ft. west. West ave. from old city line to new city line. Wilder st. from Child st. to Colvin st. Wolf st. from Warner st. to Rogers ave. Wright st. from Colvin street to 356 ft. east.

SIXTEENTH WARD.

Adwin st. from Monroe ave. to 411 ft. south. Alexander st. from Pennsylvania ave. to Bay st. Almeroth st. from Henrietta ave. to the Erie

Alphonsus ave. from Thomas st. to Carter st. Anderson ave. from Goodman st. to east line of Fairmount st.

Anderson ave. from University ave. to Norwood

Avenue "A', from N. Clinton st. to Conkey ave. Avenue "A," Vick Park, from East ave. to Park

Avenue "B", Vick Park, from East ave. to Park

Avenue "B", from Conkey ave. to 449 ft. east. Bay st., north side, from North ave. to middle of Hebard st.

Bay street, both sides, from middle of Hebard street to east line of Fourth avenue.

Bay st., both sides, from Goodman st. to east line of Ulm st. Bates st. from Park ave. to Sibley st.

Beacon st. from University ave. to Anderson

Boston st. from Goodman st. to 448 ft. east of Pinnacle ave.

innacle ave.

Bernhardt st. from Hudson st. to Maria st.

Berlin st. from Hudson st. to 656 ft' west.

Boardman ave. from Monroe ave. to Richards st.

Boardman ave. from St. Joseph st. to 596 ft. west.

Bowen st., from Park ave. to 492 ft south.

Bowen st., from Monroe ave. to 400 ft. east.

Brighton ave., from Goodman st. to Oxford st.

Brighton st., from Pinnacle ave. to first angle

east of Pinnacle ave. Cambridge st., from Park ave. to Brighton ave. Carl park, from North Clinton st. to North Joiner st.

Caroline st., from Pinnacle ave. to 517 ft. east. Carter st., from North ave to 700 ft. north. Casper st., from North ave. to east end of Casper

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 Hud-Clifford st., north side, from North st. to 250 ft.

west Clifford st., north side, from North ave. to Lin-

coln st. Conkey ave., east side, from Clifford st. to 8 ft.

north of Avenue C.

Culver park from University ave. to Union place. Culver place, now Rundell park, from Culver park to Hawthorne st.

Dake st., from Alexander st. to Hebard st. Deleware st., from University ave. to Anderson

East ave., from Goodman st. east to the city line. Eisenberg park, from Goodman st. to 142 ft. east. Elk st., from University ave. to Anderson ave. Fairmount st., from University ave. to 160 ft. north of Anderson ave.

Field st., from Erie canal to to 1,140 ft. south. Fifth ave., from Pennsylvania ave. to 211 ft.

north First ave., from Pennsylvania ave. to Bay st. Flora ave., Vick park, from Avenue B to 378 ft.

east.
Flower st., from N. Clinton st. to west end of st.
Frederick park, from Hudson st. to Edward st.
Garson ave., from Webster ave. to Leighton st.
German st., from Hibbard st. to Alexander st.
Goodman st., (both sides), from Bay st. to 513 ft.
south of south line of Pennsylvania ave.

Goodman st., (both sides), from N. Y. C. & H. R. Railroad to 135 ft. north from the south line of Webster ave.

Goodman street, (east side), from Park ave. to the N. Y. C. & H. R. Railroad. Goodman st, (east side), from Benton st. to the

Grand ave., from Webster ave. to Leighton st. Harlem st., from Goodman st. to Cambridge st. Harvard st., from Goodman st. to Oxford st. Hawthorne st., from East ave. to Culver park. Hayward ave., from Goodman st. to east end of Hayward ave.

Hebard st., (east side), from German st. to Poplar

Henrietta ave., from Goodman st. to the north line of A. & R. Doberton's property. Henrietta park, from Henrietta ave. to 536 ft.

Henry st., from Schanck ave., (now East Main st.), to Leighton ave. Hudson st., from Clifford st. to Havward ave. Irondequoit st., from North ave. eastward to end street.

Laforce park, from N. Clinton st. to Joiner st. Langham st., from St. Joseph st. to Joiner st. Langslow st., from south ave. to 454 ft. west. Leighton ave. from Henry st. to 1,052 ft. west. Leighton st., from Grand ave. to Garson ave. E. Main st., (formerly Schanck ave.), from Good-man st. to Culver road.

Maria st., from Clifford st. to north line of Bernard st.

May st., from South ave. to Mt. Hope ave. Merriman st., from East ave. to Culver park. Miller st., from Bay st. to 1,645 ft. north Monroe ave.. from Goodman st. to east line of Keeler st.

Morrill st., from N. Clinton st. to 528 ft. east. Nagle st.. from Pinnacle ave. to 490 ft. east. Nichols park, from Monroe ave. to 604 ft. north. North ave., both sides, from Clifford st. to 1.550

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

Oxford st., from East ave. to Nichols park. Park ave., from Goodman st. to Guenther st. Parsells ave., from Webster ave. to 798 ft. east. Pearl st., from Boardman ave. to Goodman st. Pennsylvania ave., from Union st. to Goodman

Pinnacle ave., from Goodman st to Ellwanger st. Portsmouth Terrace, from East ave. to Culver park.

Remsen place, from University ave. to 190 ft. south.

Rohr st., from Bay st. to 138 ft. north. Second ave., from Pennsylvania ave. to Bay st. South ave., west side, from May st, to Langslow

St. Joseph st., from Clifford st. to south line of

Norton st.
Third ave., from Bay st. to Pennsylvania ave. Thomas st., from Clifford st. to 309 ft. north of Bernhard st.

Union place, from University avenue to Culver park.

N. Union st.. from German st. to the south line of lot 2 of the 14th Ward Association.

University ave., from Goodman st. to Anderson

Upton park from East ave. to University ave. Webster ave., from Goodman st. to 54 ft. north of Copeland st.

Yale st. from Pinnacle ave. to 794 feet west. Youngs park from St. Joseph st. to N. Joiner st. Zimmer st., from Bay st. to Casper st.

Respectfully submitted.

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

By Ald. Fritzsche—Resolved, That the City Assors be and they are hereby directed to include in their assessments for water works purposes, the property embraced in the territory contained in the foregoing list of streets this day presented to te 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 dath as now remains unusid

with the old territory of said city for such portion of the water debt as now remains unpaid.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz,

Fritzsche, Foley, Hall, Swikehard, Judson, Stein,

Kelly, Thayer—12

Kelly, Thayer—12
OFFICE OF EXECUTIVE BOARD, S
ROCHESTER, N. Y., February 1, 1888.

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 January, 1888.

Orders drawn on the City Treasurer:

For labor... -\$36,927 32 Total Classification: Highway fund...... \$5,119 90

82 35 5,217 56

 Water Workstund
 5,217 50

 Fire Dep't fund
 9,062 35

 Sprinkling funds
 1,514 93

 Local improvement funds
 15,190 23

 \$36,927 32

Balances in funds, Feb. 1, 1888. Dr.

Local Improvement funds.....\$125,338 61

Cr.City Treasurer.....\$34,947 71

 City Treasurer
 73,717

 Highway fund
 12,381 58

 Water Pipe fund
 17,104 70

 Water works fund
 21,301 29

 Fire Dep't fund. 39,603 33
Total \$ -\$125,338 61

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

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Feb. 7, 1888.

To the Common Council:

To the Common Council:

GENTLEMEN—The Executive Board has made an an examination of Glasser Park, pursuant to the terms of a resolution adopted by your Board, and beg leave to report that all conditions required by your honorable body have been complied with, except that iron, instead of stone monuments have been set. The owner of the property, however, states that he has contracted for the regulation stone monuments and they will be put in place as soon as the weather permits. Under the circumstances the Executive Board would therefore recommend the acceptance of Glasser Park as a public street. Respectfully,

ommend the acceptance of Glasser Park as a public street. Respectfully,

THOS. J. NEVILLE, Clerk.
Ordered received, filed and published.
By Ald. Kelly—Resolved by the Common Council of the city of Rochester, That Glasser Park, heretofore dedicated to public use by Frank C. Glasser, be and hereby is accepted as a public street. Adopted.

By the Clerk. By the Clerk-

ROCHESTER, N. Y., Feb. 7, 1888, To the Honorable the Common Council of the City of Rochester

of Rochester. Gentlemen—In compliance with the instruction of the Board of Education, I herewith transmit the report of the Building Committee, adopted by a unanimous vote at a regular meeting held on January 31st. Respectfully, S. A. Ellis, Supt. and Clerk. Com. Kingsley, from the Building Committee, presented the following, which was adopted, and

the superintendent instructed to send a copy to the Common Council:

the Common Council:

"To the Board of Education:
"GENTLEMEN: Your Building Committee desires to call your attention to an important matter that demands your immediate attention. It is well known that the annual appropriation of \$15,000 for the purchase of sites and the erection of new school buildings was fixed at a time when our city numbered but about sixty thousand inhabitants, it now numbers, upon a conservative estimate, one hundred and twenty thousand. It stands to reason, therefore, that the appropriation named in the city now numbers, upon a conservative estimate, one hundred and twenty thousand. It stands to reason, therefore, that the appropriation named in the city charter has been wholly inadquate for years; and even the extra appropriations made from time to time have not been sufficient to enable this board to provide suitable school accommodation for all the children in daily attendance upon our schools. When No. 31 is completed and the school transferred from the rented rooms now occupied, it will be still necessary to maintain 'annexes' at Nos. 31, 18, 24 and 25. Into these 'annexes,' the rooms of which are small, poorly lighted and without means of ventilation, and with only the merest make-shifts for blackboards, are crowded nearly 300 children. A visit to one of these rooms will convince any one that they are wholly unfit for school purposes and ought to be abandoned as soon as possible. Besides, as has already been frequently shown, it is poor economy to continue their use. The annual interest upon an amount sufficient to erect an eight-room school building would be less than will be paid for the rent of these 'annexes' this year.

"It is therefore, in the interests of the physical health of several hundred children, and of a wise economy, that more money should be appropriated annually for building purposes. It will be noted that all this takes no account of the regular annual increase of pupils in attendance upon the public schools, which is between five and six hundred.

annually for building purposes. It will be noted that all this takes no account of the regular annual increase of pupils in attendance upon the public schools, which is between five and six hundred.

Besides the districts where these 'annexes' are located, there is an uncomfortable overcrowding at Nos. 3, 4, 11, 19, 20 and 30.

An addition to Nos. 3, 13, 24 and 25 seems imperative, while No. 4, 19 and 29 can only be relieved by a new building located somewhere between No. 4 and 19 and to the west of them. By the introduction of steam heating into Nos. 12, 18 and 20 School Buildings, room could be obtained, now occupied by stoves, sufficient for the year to come, at least, to provide accommodations for the natural increase of pupils in these districts and for the pupils now in the 'annex' of No. 18 School. When Governor Hill was asked to approve of the bill making an extra appropriation for school buildings in this city last year, he expressed great surprise that the annual amount for that purpose fixed by the charter was only \$15,000 and suggested that the charter be amended so as to prevent the necessity of asking the legislature each year, to authorize the raising of an extra appropriation for school buildings. 'In view of all these facts, which it would be easy to demonstrate to members of the Common Council be asked to approve of an amendment to the city charter, which should give the said Council the authority, should they see fit to appropriate \$50,000—annualy for school buildings.

H. A. KINGSLEY.

buildings.

H. A. KINGSLEY, CHAS. S. COOK. C. H. MOODY, J. H. NAGLE, J. E. DURAND

Committee. Ald. Kelly moved that the communication be referred to the Finance Committee.

From the Treasurer—

TREASURER'S MONTHLY REPORT.

CITY TREASURER'S OFFICE February 7, 1888.

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 February, 1888, as required by section 58 of the city charter: Departments.

Balance undrawn.

Balance undrawn.

Balance undrawn.

required by section to a Departments. Balance ungrawn. Board of Education Building fund . \$ 6,776 47 Repair fund . 186 43 Contingent fund . 3,704 79 Teachers' fund . 33,571 49 Fire Department fund.
Poor Department fund.
Police Department fund. 26.964 68 19,418 88 3,730 78 11,157 90 45,220 39 Contingent fund..... Highway fund
Lamp fund
Health fund
City Property fund 6,424 46 2,216 62
 Park fund.
 5

 Water Works fund
 47,674

 Water Pipe fund.
 4,104

 JOHN A. DAVIS, Treasurer.
 5 16

Subscribed and sworn to before me, this 7th day of February, 1888. EDWARD THOMAS, Commissioner of Deeds.

Ordered received, filed and published.

By the Clerk-

To the Honorable, the Common Council of the City

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

GENTLEMEN—The undersigned excise commis-sioners for the city of Rochester report that they granted forty-five (45) licenses during the month of Jan., 1888, and received \$2,231.50, deposited the same with the City Treasurer and filed his receipt there-for with the Bonds and report for the month with the city alonk the city clerk.

POMEROY P. DICKINSON. CONRAD HERZBERGER. James MALLEY.

Excise Commissioners.
Dated Rochester, Jan. 31, 1888.
Ordered received, filed and published.

By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Feb. 7, 1888.

To the Honorable the Common Council of the City of Rochester

GENTLEMEN—In accordance with section 29 of the Revised City Charter I hereby report the fol-lowing persons as having qualified and taken the oath of office:

and of olines; Jacob A. Hoekstra, Police Commissioner. Harry L. Brewster, Com. of Deeds. Chas. V. Lansing, De Garmo Robbins,

Jas, T. Pratt, John J. Haller, Albert E. Marsh,

Respectfully submitted,
PETER SHERIDAN, Clty Clerk. Ordered received, filed and published.

ACTION ON ORDINANCES. FIRST ORDINANCES.

SELYE TERRACE PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of Selve Terrace.

Adopted. The surveyor submitted as such estimate \$625. By Ald. Judson—Resolved, That the following

By Aid. Judson—Resolved, That the following mprovement is necessary, viz.:

The construction of a vitrified pipe sewer eight inches (8) in diameter, in Selye Terrace, beginning at a point opposite the center of lot eighty-three on the said terrace, and extending westward to intersect the sewer in the Boulevard, with all the necessary manholes, lampholes, surface sewers, lot laterals, lot connections, and the required roadway grading and gutter formations

grading and gutter formations.

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

\$625, which estimate is hereby aproved.

Resolved, further, that the following portion of said city is deemed benefited by and properly ought

One tier of lots and parcels of land on each side of Selye Terrace from the east line of lot eighty-three (No. 83) on the said Terrace to the Boulevard; also one tier of lots and parcels of land on each side of Pierpont avenue from Willard street to Selye Terrace, 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 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, Feb. the 21st, 1888, at 7 o'clock, at the Common Council Chamber. when allegations will be heard.

Adopted.

Adopted.

ALEXANDER AND EDINBURGH STREETS RIVER

By Ald. Kohlmetz—Resolved, That the City Surveyer ascertain and report to this Council the expense of constructing bridges and roadway to connect West Alexander street with Edinburgh street.

street.

Adopted.
The Surveyor submitted as such estimate \$51,500. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The connection of West Alexander street, on the east side of the Genesee river, with Edinburgh street, on the west side thereof, by the means and in the manner hereinafter described, viz: First—The extension of West Alexander street to the Erie canal feeder, and the extension of Edinburgh street to the west bank of the Genesee river. Erie canal feeder, and the extension of Edinburgh street to the west bank of the Genesee river. Second—The construction of a wrought-iron bridge over the Genesee river, from the eastern end of the extension of Edinburgh street, as above provided for, to the west shore of Crouch's island, the roadway of this bridge to be twenty (20) feet wide in the clear, with sidewalks on each side six (6) feet wide in the clear. Third—The construction of a wrought-iron bridge over the Erie canal feeder to connect the west end of the proposed extension of West Alexauder street with Crouch's island. This bridge to be either lift, swing or stationary, as public convenience or exigencies may demand, the roadway of the bridge to be eighteen (18) feet wide in the clear, with sidewalks on each side six (6) feet in width in the clear. Fourth eighteen (16) feet white in the clear, with sidewalks on each side six (6) feet in width in the clear. Fourth
—The opening of a street over Cronch's island, between the bridge hereinbefore designated, fifty (50) feet in width. Fifth—The lower members of the bridge over the Genesee river shall be high enough above the high water line to avoid damage to the structure from floating ice, logs and trees during the highest stages of the river. Sixth—The character of the bridge over the Eric canal feeder, whether lift, swing or stationary, shall be determined by the State authorities, to whom the matter has been referred, and who now have it under consideration. der consideration.

der consideration.

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 \$51,500, which estimate is hereby approved.

Resolved, further, that the whole expense thereof be paid from the public treasury of the city by the City Treasurer in three equal payments, on orders of the Common Council, the first payment to be made on or before the expiration of three months after the acceptance of the work by the Executive Board and the City Surveyor, without interest, and the other two payments to be made on the aforesaid conditions, with interest, in one and two years, respectively, after the expiration of the time when the first payment shall have fallen due. And the Clerk is hereby directed to publish no-

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 that Co. that an persons interested in the subject matter or said improvement, are required to attend the Com-mon Council on Tuesday evening, Feb. the 2ist, 1888, at 7 o'clock at the Common Council Chamber, when allegations will be heard.

Adopted.

DRIVING PARK AVENUE RIVER BRIDGE.

By Ald, Kohlmetz-Resolved, That the City Sur-By Ald. Konimetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a wrought iron bridge, with the necessary approaches, over the Genesee river, to connect Driving Park avenue, on the west side of the river, with Tower street, on the east side thereof.

The Surveyor submitted as such estimate \$114,000.

By Ald. Kohlmetz—Resolved, That the following

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of a wrought iron spanded bridge over the Genesee river, with the necessary approaches, to connect the high bank of the river, in the prolongation of Driving Park avenue, on the west side, with the high bank on the east side of the aforesaid river at the west end of Tower street, with all the necessary flooring, wrought iron railings; the roadway to be twenty (20) feet in width in the clear, and the sidewalks on each side for the entire length of the bridge and approaches to be six (6) feet in width in the clear, the whole work to be done according to the plans and specifications submitted by the City Surveyor, and to his satisfaction, and that of the Exceutive Board, and the bridge before its acceptance ready to be opened for public uses of all kinds.

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 \$114,000, which estimate is hereby approved,

Resolved, further, that the whole expense thereof be paid from the public treasury of the city by the City Treasurer in three equal payments or orders of the Common Council, the first nayments.

of be paid from the public treasury of the city by the City Treasurer in three equal payments or orders of the Common Council, the first payment to be made on or before the expiration of three months after the acceptance of the work by the Executive Board and the City Surveyor, without interest, and the other two payments to be made on the aforesaid conditions, with interest, in one and two years, respectively, after the expiration of the time when the first payment shall have

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, February the 21st, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

OPENING A STREET FROM SILVER ST. TO SAXTON STREET.

Ry Ald. Bohrer-Resolved, That the following

By Ald. Bohrer—Resolved, That the following improvement is necessary:

And we hereby judge the public good requires the same to be done, viz: The opening of a street, 33 feet wide, beginning at or near the first angle of Silver street, south of Maple street, and extending therefrom to the south end of Saxton street; thence still northeasterly along the rear line and rear line produced of the lots fronting on Brown street and Maple street to Maple street, (said rear line to be the medial line of the last extended portion of the proposed street.

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.:

All the territory included within and described by the following boundary lines, viz: Commencing at the southwest corner of Maple and Brown streets; thence westerly along Maple street to the north line of the N. Y. C. & H. R. R. R. property: thence westerly along said railroad property to a point opposite Taylor street; thence along Wilkin street, including one tier of lots on the westerly along the salong Taylor street; thence along Silver street; thence along Silver

wilkin street, including one tier of lots on the west state that the following streets viz.:

street and the proposed new street to Maple street, including one tier of lots on the south or east side of Silver street, and strip of land 100 feet in depth on the south or east side of the proposed in depth on the south or east side of the proposed street, to the place of beginning, as they exist at

the date of the passage of this ordinance, in proportion to the benefit which each will derive therefrom.

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 Common Council, on Tuesday evening, February the 21st, 1888, at 70°clock, at the Common Council Chamber, when allegations will be heard.
Adopted.

EUCLID STREET IMPROVEMENT.

By Ald. Kohlmetz-Resolved, That the City Surby Ald. Romnetz—resolved, that the City Surveyor ascertain and report to this Council the expense of constructing a Macadam roadway, with Medina stone curbs and gutters, and cement sidewalks on each side; also the taking up, deepening and extension of the existing sewer in Euclid street.

Adopted.

Adopted.
The Surveyor submitted as such estimate, \$3,700.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The construction of a Macadam roadway and remined encountly as Public street from the east-The construction of a Macadam roadway and required crosswalks on Euclid street, from the easterly line of the crosswalk on the easterly line of Elm street to the westerly line of the crosswalk on the westerly side of Chestnut street, with Medina curbs on each side, eleven and one-half (11-2) feet from and parallel to the medial line of Euclid street aforesaid within the terminal limits named, and Mediva stone cutters three fact (3) wide inside and Medina stone gutters three feet (3) wide inside of and adjoining the curbs, one (1) foot of the gutter to be of flag and two (2) feet to be of pavement, to be of flag and two (2) feet to be of pavement, and the interval between the gutters to be filled in with Macadam material spread over a Telford stone foundation; also the construction of flag walks of Ferrolithic or of Portland cement four (4) feet wide on each side of Euclid street within the limits named, except where flag stone sidewalks of acceptable material and on proper grades and alignments now exist, otherwise the material being approved, they shall be taken up and adjusted to the established grades and alignments: also the taking up, deepening and relaying of the existing pipe sewer in Euclid street and the extension of the same by a new pipe sewer of the same dimensions same by a new pipe sewer of the same dimensions to a point forty (40) feet west of Chestnut street, with the necessary manholes, lampholes surface sewers, lot laterals, lot laterals connected and lot connections.

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

3,700, 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, viz.:

expense thereof, viz.:
One tier of lots and parcels of land on each side
of Euclid street from Elm street to Chestnut street,
in proportion to the benefit and advantage which
each will derive 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 interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, Feb. the 21st, 1888, at 70° clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

SELYE TERRACE, WILLARD AND RAINES STREETS WALKS.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expenses of constructing flag stone (blue or Medina) or of Ferrolothic or of Portland cement (Schillinger) sidewalks on portions ofboth sides of the following streets viz.

The construction of flag stone (blue or Medina) or of Ferrolothic or of Portland cement (Shillinger's) sidewalks four (4) feet wide on each side of the following streets viz.:

Selye Terrace from Pierpont avenue to the Bou-levard; Willard street from Pierpont avenue to the

Boulevard; Raines street from the north end thereof to Lake View park. And whereas, The City Surveyor, under the di-rections of this Council, has made an estimate of the whole expense thereof, and reports the same at

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 properly ought to be assessed by a local assessment for the whole expense thereof, viz.:

One tier of lots and parcels of land immediately abutting on the following streets within the terminal limits named viz: Selye Terrace from Pierpont avenue to the Boulevard; Willard, street from Pierpont avenue to the Boulevard; Willard, street from Pierpont avenue to the Boulevard; Waines street pont avenue to the Boulevard; Willard street from Pierpont avenue to the Boulevard; Raines street from the north end thereof to Lake View 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 persons interested in the subject matter of said improvement, are required to attend the Common Cornell on Theodor graving. Technique, the Mark Council, on Tuesday evening, February the 21st, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

Ald. Fee moved that action on the pending final ordinance for the improvement of Euclid street be indefinitely postponed. Adopted.

On motion of Ald Kohlmetz action on the final

ordinance for North St. Paul street pipe sewer was postponed two weeks.

FINAL ORDINANCE NO. 3,336.

SELYE TERRACE CEMENT WALKS.
On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having cause; an esti-mate thereof to be made, and by an entry in their minutes having described the portion and part of the city which they deem proper to be assessed for the expense of such improvement and also a notice to be heretofore published daily in at least two of the daily newspapers printed in the City two of the dally newspapers printed in the Chy of Rochester, for four days, which notice specified such improvement, the estimate 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 expense, and whice notice also required all persons interest 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 persons appearing,

Ald. Kohlmetz submitted the following:
An ordinance to construct walks on Selve Terrace, between Lake Ave. and Pierpont Ave.
The Common Council of the City of Rochester do ordain and determine that the following improvement reasons would bould be ready to a rite.

ment necessary and should be made, to writ:

The construction of flag stone (blue or Medina) or
of Ferrolithic or of Portland cement (Schillinger's) of Ferrolithic or of Portland cement (Schillinger's) sidewalks four (4) feet wide on each side of Selye Terrace; that on the south side to extend from Lake avenue to Pierpont avenue and that on the north side to extend from the west line of lot No. 69 of the Selye sub-division to Pierpont avenue, with the conditions that the side walk on the south side shall not exceed sixty-five (65) cents per foot, and that on the north side shall not exceed sixty (60) cents per foot, the costs named, to include the sidewalk grading, gutter formations, stakes and cartages.

And the whole expense should be defrayed by an assessment upon the lot and parcels of land to be benefited thereby, hereinafter described; and the Ctiy Surveyor, under the direction of this Council, having made an estimate of such expense and reports the same at \$1,175, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefited by 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 each side of Selye Terrace, immediately abutting on the sidewalks to be constructed.

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, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDNIANCE No. 3,337.

PLATT STREET OUTLET TUNNEL.
On motion of Ald. Judson the Common Council proceeded to hear allegations 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 vertical state. an estimate thereof to be made, and by an entry in their minutes having described the portion and part of the city which they deem proper to be assessed for the expense 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 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 improvement to attend the said Common Council at the time appointed in said notice. and after hearing such allegations from all persons appearing,
Ald. Judson submitted the following:

An ordinance to improve the outlet of the Platt street sewer, from Mill street to the Genesee

street sewer, from Mill street to the Genesee river.

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 sinking of a shaft on the line or on the line produced of the Platt street outlet sewer at the point at or near the intersection of Mill street and Factory street and the construction of a tunnel from the bottom of the said shaft to the foot of the high bank or bluff on the west side of the Genesee river, thence connecting the end of the tunnel with the west shore of the aforesaid river at its lowest stages by a stone sewer, the dimensions tunnel with the west snore or the aloresaid river at its lowest stages by a stone sewer, the dimensions of the shaft, tunnel and sewer above named to be sufficiently large to receive and discharge into the river all the sewer flowage that may come into them from the territory they are designed to accommodate.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to the assessment upon the lots and parcets of land to be benefitted 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 \$8,350, and said estimate being deemed reasonable is hereby approved; and the portion of the said city, which said Common Council deem will be benefited by and ought to be excessed by a local excessionary.

Council deem will be benefited by and ougnt to be assessed by a local assessment for the whole expense of said improvement is described as follows: All the territory included within and described by the following boundary lines, viz.: Beginning at the intersection of Jay and State streets; thence westerly along Jay street including one tier of lots and parcels of land on the northerly side thereof to Frank street; thence northerly along Frank street including one tier of lots and parcels of land on the east side thereof to a point 200 feet south of Smith street: thence southerly along south of Smith street; thence southerly along Frank street including one tier of lots on the west side thereof to Jay street; thence westerly along Jay street including one tier of lots on the north side to the Erie canal; thence still westerly along Jay street excluding one tier of lots on the south side thereof to Magne street; thence southerly

along Magne street including a tier of lots on the west side thereof, excepting the lot on the south-west corner of Magne and Jay streets, to Orange street; thence westerly along Orange street in-cluding one tier of lots on the north side thereof to Grape street; thence southerly along Grape street including one tier of lots on the west side thereof to Clark street; thence southerly along Clark street including one tier of lots on the west side thereof to Brown street: thence westerly along Brown street including one tier on lots on the northerly side to West avenue; thence southerly across West avenue to Genesee street; thence southerly along Genesee street including one tier of lots on the west side thereof to Bronson avenue: thence westerly on the produced southerly line of Bronson avenue excluding a tier of lots 150 feet in depth to the west line of the Eighth ward; thence southerly along the west line of the Eighth ward to the north boundary line of the Citizens' Association Tract; thence westerly along said north line and line produced to the west boundary line of the city thence southerly and along said line to the southto Genesee street; thence southerly along Genesee thence southerly and along said line to the southerly boundary line of the city; thence easterly along said line to the Genesee river; thence north-erly and easterly along the Genesee river to Clarissa street; thence westerly along Clarissa street; including one tier of lots on the northerly side thereof to Caledonia avenue; thence northerly along Caledonia avenue including one tier of lots on the east side the reof to Summer Alley; thence easterly along Summer Alley including one tier of lots on the south side thereof to Plymouth avenue; thence westerly along Summer Alley including a tier of lots on the north side thereof to Caledonia avenue; thence northerly along Caledonia avenue including a tier of lots on the east side thereof to Glasgow a tier of lots on the east side thereof to Glasgow street; thence easterly along Glasgow street including one tier of lots and parcels of land on the south side thereof to J. Nelson Tubbs's west lot line; thence northerly and parallel to Caledonia avenue to Edinburg street; thence easterly along Edinburg street including one tier of lots and parcels of land on the southerly side thereof to Plymouth avenue; thence northerly along Plymouth avenue excluding one tier of lots on the west side thereof to Atkinson street; thence westerly along Atkinson street excluding one tier of lots and parcels of land on the south side thereof lots and parcels of land on the south side thereof lots and parcels of land on the south side thereof to Caledonia avenue; thence easterly along Atkin-street excluding one tier of lots and parcels of land on the northerly side thereof to Eagle street, ex-cepting from the above the lots on the northeast and southeast corners of Caledonia avenue and Atkinson street; thence northerly along Eagle street including one tier of lots and parcels of land on the east side thereof to Garden street; thence westerly along Garden street including one tier of lots and parcels of land on the north side thereof to Caledonia avenue; thence northerly along Caledonia avenue including one tier of lots on the Caledonia avenue including one tier of lots on the easterly side thereof to Spring street; thence easterly along Spring street including one tier of lots on the southerly side thereof to West Alley; thence northerly along West Alley to the Erie canal; thence westerly along the Erie canal to West Main street; thence easterly along West Main street excepting one tier of iots on the northerly side thereof to Montgomery Alley; thence northerly along Montgomery Alley excluding one tier of lots on the west side thereof to Church street; thence southerly along Montgomery. challed notherly along Montgomery Alley excluding one tier of lots on the west side thereof to Church street; thence southerly along Montgomery Alley excluding one tier of lots on the east side to West Main street; thence easterly along West Main street excluding one tier of lots on the north side thereof to Pindell Alley; thence northerly along Pindell Alley including a tier of lots on the east side thereof to Allen street; thence easterly along Allen street to State street; thence easterly along State street excluding one tier of lots on the east side thereof to Mumford street; thence easterly along Mumford street excluding one tier of lots on the north side thereof to Mill street; thence northerly along Mill street including one tier of lots on the east side thereof excepting the lot on the northeast corner of Mill and Mumford streets to Center street; thence easterly along Center street including one tier of lots on the south side thereof to "Brown's Race," so called; thence

northerly along "Brown's Race" to Brown street; thence westerly along Brown street in-cluding one tier of lots on the north side thereof to State street; thence northerly along State street including one tier of lots on the east side thereof

to the place of beginning.

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

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

FINAL ORDINACE NO. 3,338.

SELLINGER STREET PIPE SEWER.

On motion of Ald. Judson, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an esti-mate 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 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, 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 time appointed in said notice, and, after hearing such allegations from all persons appearing.

Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Sellinger st., from near St. Joseph st. to N. Clinton st.
The Common Council of the City of Rochester do ordain and determine that the following im-

provement is necessary and should be made. to

The construction of a vitrified pipe sewer eighteen (18) inches in diameter, beginning at a point thirty (30) feet west of the west line of St. Joseph st., and extending westward to intersect the sewer in N. Clinton st., with all required manholes, surface sewers, lot laterals, lot 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 benefitted 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 \$4,150, and said estimate being deemed reasonable is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by and ought to be assessed by lean expense of said

by 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 Sellinger st., from St. Joseph st. to N. Clinton st.; also one tier of lots and parcels of land on each side of Dover st. as far as now opened north-

ward from Buchan park.

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 which each derives therefrom.

Ald. Stein presented a remonstrance.

The ordinance was then adopted by the following vote;

Ayes — Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—13. Nays—Ald. Fritzsche.

FINAL ORDINANCE, NO. 3,339. MORTIMER STREET WIDENING.

On motion of Ald. Bohrer the Common Council proceeded to hear allegations in relation to the mprovement 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 deemed proper to be assessed for the city which they deemed proper to be assessed for the expense of such improvement, and having also caused 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 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 improvement to attend the subject matter of such improvement to attend 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 persons appearing,

Ald. Bohrer submitted the following:

An ordinance to widen Mortimer street from Clinton street to N. St. Paul street.

The Common Council of the city of Rochester do

ordain and determine that the following improvement is necessary and should be made, and hereby judge that the public good requires the same to be

The widening of Mortimer street by taking a strip of land six (6) feet wide on the south side of Mortimer street, aforesaid, from North Clinton street to North St. Paul street, and also a strip of land five (5) feet wide on the north side of Mortimer street, from North Cliuton street to the east boundary line of the property belonging to E. F.

Woodbury.

And the whole expense should be defrayed by an assessment upon the lots and parcels of land to be benefited thereby, hereinafter described; 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 lots and parcels of land on each side of Mortimer street, from North Clinton street to

North St. Paul street, as they exist at the date of the passage of this ordinance.

On which above described lots and parcels of On which above described lots and parcers 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, Sullivan, Marson, Fee, Kohlmetz, Firtzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,340.

ALLEN STREET SPRINKLING.

On motion of Alderman Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, 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 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, 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 time appointed in said notice, and, after hearing such allegations from all persons appearing. sons appearing,
Ald. Kohlmetz submitted the following:
An ordinance to sprinkle Allen street from State

street to the Erie canal.

The Common Council of the City of Rochester do ordain and determine that the following improvement is necessary and should be made, to

The sprinkling of Allen street from State street to the Eric canal during the season of 1888.

And the whole 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, coding, having made an estimate of such expense, and reports the same at two hundred and seventy 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 and ought to be assessed by a local assessment for the whole expense of earlier ways. sessment for the whole expense of said improve-ment is described as follows:

ment is described as follows:
One tier of lots and parcels of land on each side
of Allen street from State street to Erie canal.
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, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,341.

ANDREWS 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 said Common Council, before determining to make such public improvement, having caused an esti-mate 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 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 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, 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 ject matter of such improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Andrews street, from North avenue to the west end of Andrews street

The Common Council of the City of Rochester do ordain and determine that the following improvement is necessary and should be made, to-

The sprinkling of Andrews street, from North avenue to the west end of Andrews street bridge,

during the season of 1888.

And the whole 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 two hundred and ten dol and reports one same at two nundred and ten dol-lars, and said estimate being deemed reasonable, is hereby approved; and the portion of said City, which said Common Council deemed will be ben-efited by and ought to be assessed by a local as-sessment for the whole expense of said improve-ment is described as follows:

ment is described as follows:
One tier af lots and parcels of land on each side of Andrews street, from North avenue to the west end of Andrews street bridge.
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

therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmhetz, Fritzsche, Foley, Selye, Hall, Swikeard,
Judson, Stein. Kelly, Thayer—14.

FINAL ORDINANCE NO 3,342.

ATKINSON STREET SPRINKLING (SEC. 1).

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the

said Common Council, before determining to make such public improvement, having caused an esti-mate thereof to be made, and by an entry in their minutes having described the portion and part of the city which they deem proper to be assessed for the average of such improper to be assessed the city which they deem proper to be assessed for the expense 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 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 sch improvement to attend the subject matter of sch improvement to attend the sale ject matter of sch improvemen to attend the said Common Council at the time appointed in said no-tice, and, after hearing such allegations from all

tice, and, after hearing such allegations from all persons appending,
Ald. Kohlmetz submitted the following:
An ordinance to sprinkle Atkinson street (Sec. 1), from Caledonia avenue to 100 feet west of Ford

I), from Catedonia avenue to 100 feet west of Ford street.

The Common Council of the City of Rochester do ordain and actermine that the following improvement is necessary and should be made, to wit:

The sprinkling of Atkinson street (Sec. 1), from Caledonia avenue to 100 feet west of Ford street, during the season of 1838.

And the whole expense should be defrayed by an assessment upon the lots and parcels of land to be benefited thereby, hereinafter described; and the City Surveyor, under the direction of this the City Surveyor, under the direction of this Council, having made an estimate of such expense and reports the same \$90, and said estimate being deemed reasonable, is here approved; and the portion of said city, which said Common Council deem will be benefited by and ought to be assessed by a local assessmedt for the whole expense of said improvement is described as follows:

One tier of lots and parcels of land on each side of Atkinson street from Caledonia avenue to 100

of Atkinson street, from Caledonia avenue to 100 feet west of Ford street.

On which above described lots and parcels of and 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 und advantage which each derives there-

from.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.
Ald. Foley presented a remonstrance against sprinkling Atkinson street (sec. 2) and moved that further action be indefinitely postponed. Adopted.

FINAL ORDINANCE, NO. 3,343.

BOLIVAR STREET SPRINKLING.
On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in regard to the improvement described in the ordinance below, the said Common Couucil, before determining to make such public improvement, having caused an esti-mate thereof to be made, and by an entry in their minutes having described the portion and part of 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 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, 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 ject 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 persons appearing.
Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Bolivar street from Jay street to Smith street.

The Common Council of the City of Rochester do ordain and determine that the following im-

be benefitted thereby, hereinafter described; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the ame at \$90, and said estimate being deemed reasonable is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by and ought to be assessed by local assessment for the whole expense of said improvement, is described, as follows:

the assessment upon the lots and parcels of land to

One tier of lots and parcels of land on each slde

of Bolivar street from Jay street to Smith 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 dereves therefrom.

Adopted by the following vote:

Auge-Ald, Tracy, Sullivan, Marson, Fee, Kohlmetz, Fitzsche, Foley, Hall, Swikehard, Judson, Stein, Kelley, Thayer—13
Nays—Ald, Selye—1

FINAL ORDINANCE No. 3,344.

BROADWAY SPRINKLING.
On motion of Ald. Kohimetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make said common council, before determining to make such public improvement, having caused an esti-mate thereof to be made, and by an entry in their minutes having described the portion and part of the city which they deem proper to be assessed for the expense of such improvement, and also a notice to be heretofore published daily in at least 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 if any, to be paid from the public treasury, and the portion and 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 subject matter of such improvement. ject matter of such improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all

tice, and, after hearing such allegations from all persons appearing.

Ald Kohlmetz submitted the following:
An ordinance to sprinkle Broadway, from Monroe avenue to south line of lot No. 59.

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 Broadway, from Monroe avenue to south line of lot No. 59, during the season of 1888

And the whole expense should be defrayed by an assessment upon the tots and parcels of land to be benefited thereby, herienafter 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 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 lots and parcels of land on each side of Broadway, from Monroe avenue to south line of

lot No. 59.

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 advantages which each derive therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,345.

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 Bolivar street from Jay street to Smith street during the season of 1888.

And the whole expense should be defrayed by

of the city which they deemed proper to be assessed for the expense of such improvement, and assessed for the expense of such improvement, and having also caused 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 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 improvement to attend the said Common Council at the time appointed in said notice, and after hearing such allegations from said notice, and, after hearing such allegations from

all persons appearing,
Ald. Kohlmetz submitted the following:
An ordinance to sprinkle Buchan park from Clinton street to St. Joseph 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 Buchan park from Clinton street to St. Joseph street, during the season of 1888.
And the whole 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 re-City Surveyor under the direction of this Council having made an estimate of such expense, and reports the same at \$120, 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:

One tier of lots and parcels of land on each side of Buchan park, from Clinton street to St. Joseph street.

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 sensit and advantage which each derives there-

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,346. CALEDONIA AVENUE SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations 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 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 necessary 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 expense, and which notice also required all persons interested in the subject-matter of such improvement On motion of Ald. Kohlmetz, the Common Counand 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 notice, and, after hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:
An ordinance to sprinkle Caledonia avenue, from the Erie Canal to the south line of Bronson 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 Caledonia avenue from the Erie

The sprinkling of Caledonia avenue from the Erie canal to the south line of Bronson avenue during

the season 1888.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to 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 \$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 ought to be as-

sessed 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 Caledonia avenue from the Erie canal to south

line of Bronson avenue.

On which above described lots and parcels of on which above described to and parces 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

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Hall, Swikehard, Judson, Stein, Kelly, Thayer—13.
Nays—Ald. Selye—1.

FINAL ORDINANCE No. 3,347.

CENTRAL AVENUE SPRINKLING (SEC. 1.

On motion of Ald. Kohlmetz the Common Council on motion And a state of the improvement described in the ordinance below, the said Common Council, before determining to make sand 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 utes naving 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 at least two tiee 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 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 said 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 sprinkle of Central avenue (sec. 1,) fromNorth avenue to State 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:

ment is necessary and should be made, to wit:
The sprinkling of Central avenue (sec. 1) from
North avenue to State street, during the season of

And the whole expense should be defrayed by an assessment upon the lots and parcels of land to be benefited thereby, hereinafter described; andt he City Surveyor, under the direction of this Council, City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports 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:

One tier of lots and parcels of land on each side of Central avenue, from North avenue to State

street.

On which above described lots and parcels of 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 which each derives therefrom.

Adopted by the following vote:

Ayes—Ald Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Seley, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE NO. 3,348. CENTRAL AVENUE SPRINKLING (SEC. 2.)

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations 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 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, On motion of Ald. Kohlmetz the Common Council

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 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 sprinkle Central avenue (Sec. 2), from North avenue to the east line of Union street.

The Common Council of the city of Rochester do ordain and determine that the following improve-

ment is necessary and should be made, to wit:

The sprinkling of Central avenue (Sec. 2), from
North avenue to the east line of Union street, dur-

ing the season of 1888.

And the whole 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 \$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 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 each side of Central avenue, from North avenue to Union

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, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,349.

CENTER STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council On motion of Ald. Kohimetz, the Common Council proceeded to hear allegations 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 described 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 heretofore published daily in caused 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, 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 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 notice, and, after hearing such allegations from all persons appearing, Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Center street from Mill street to the east side of Brown's race,

Mill street to the east side of Brown's race,
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 Center street from Mill street to
the east side of Brown's race during the season of

And the whole 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 \$30, and said estimate beand reports the same at 500, 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 described as follows:

One tier of lots and parcels of land on each side the subject-matter of such improvement to attend

of Center street from Mill street to the east side of

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 advantages which each derives therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,350.

CHATHAM 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 said Common Council, before determining to make such public improvement, having caused an 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 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, 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 time appointed in said notice, and, after hearing such allegations from all persons appearing

Ald. Kohlmetz aubmitted the following:
An ordinance to sprinkle Chatham street from

Franklin street to Andrews street.

The Common Council of the City of Rochester do ordain and determine that the following improvement is necessary. The sprinkling of Chatham street from Franklin

street to Andrews street during the season of 1888. And the whole 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 \$120, 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:

One tier of lots and parcels of land on each side of Chatham street from Franklin street to An-

drews street.

On which above described lots and parcels of land the whole expense of said improvement are hereby ordered a sessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and advantage which each derives there-

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE NO. .3,351

CHESTNUT STREET SPRINKLING.

On motion of Ald. Judson, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to 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 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 if any to be paid from the 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 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 sprinkle Chestnut street from

East 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-

The sprinkling of Chestnut street from East avenue to Monroe avenue, during the season of 1888.
And the whole expense should be defrayed by the assessment upon the lots and parcels of land 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 \$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 and ought to be assecred by a local parameter for the whole process. sessed 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 Chestnut street from East avenue to Monroe

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 advantage which each derives there-

Adopted by the following vote:
Ayes Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Seyle, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE NO. 3,352.

CLINTON STREET SPRINKLING, (SECTION 1.)

On motion of Ald. Kohlmetz the Common Coun-On motion of Ala. Konlinetz the Common Council proceeded to hear allegations 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 heretofore published daily in at also a notice to be heretofore published daily in at 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 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 improvement to attend she said Common Council at the time appointed in said notice, and after hearing such allegations from all persons appearing. from all persons appearing,
Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Clinton street (section from Monroe avenue to the north line of Marietta street.

The Common Council of the City of Rochester do ordain and determine that the following improve-

ment is necessary and should be made, to wit:

The sprinkling of Clinton street, (Section 1), from
Monroe avenue to north line of Marietta street,

during the season of 1888.

And the whole 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, Council, having made an estimate of such expense, and reports the same at \$390, 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:

One tier of lots and parcels of land on each side of Clinton st., from Monroe avenue to north line of Mariette street

of Marietta 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 there-

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz. Fritzsche, Foley, St.lye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,353. CLINTON STREET SPRINKLING (SEC. 2).

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the imprevement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an 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 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 expenses. 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 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 notice, and after hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Clinton street (Sec. 2) from 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 improve-

ment is necessary and should be made, to wit:
The sprinkling of Clinton street (Sec. 2), from the
north line of Marietta street to the north line of
Clifford street during the season of 1888.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to 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 \$390 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:

One tier of lots and parcels of land on each side of Clinton street, from the north line of Marietta street to the north line of Clifford 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 device these benefit and advantage which each derives therefrom.

Adopted by the following voto:
Ayes-Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3354.

CLINTON PLACE SPRINKLING.

On motion of Ald. Kohlmetz, the Common Coun-On motion of Ald. Kommers, the common courcil proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before to determining to make such public improvement, having caused an said Common Council, before to determining to make such public improvement, having caused an estimate thereof to be made, and by an entry in their minutes having descibed the portion and part of the city which they deemed proper to be assesssed for the expense of such improvement, and also a notice to be heretofore published daily in at least two of the new spapers printed in the City of Rochester, for four days, which notice specified such improve-ment, the estimated expense thereof, the amothe, if any to be paid from the public treasury and the if any, to be paid from the public treasury, and the port on 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 notice, and, after hearing such allegations from all persons appearing, Ald. 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 ordain and determine that the following improvement is necessary and should be made to wit:

The sprinkling of Clinton place, from North ave-

and the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Surveyor under the direction of this Countil County of the county of th cil, having made an estimate of such expense, and reports 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 benefitted by and ought to be assessed by local assessment for the whole experse of said improvement, is described, as follows:

One tier of lots and pacels of land on each side

of Clinton place, from North avenue to Clinton

street.

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

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer.—14.

FINAL ORDINANCE No. 3,355.

COURT 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 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 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 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, 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 faceler required all persons interested in the subtice 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 persons appearing,
Ald. Kohlmetz submitted the following:

Ald. Kohlmetz submitted the following:
At nordinance to sprinkle Court street from South
St. Paul street to Union 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 Court street, from South St.
Paul street to Union street, during the season of

And the whole expense should be defrayed by the And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefited thereby, herinafter described; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$240.00, 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:

One tier of lots and parcels of land on each side of Court street from South St. Paul street to Union

of Court street from South St. Paul street to Union

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, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ODRINANCE. No. 2,356. EAST STREET SPRINKLING.

On motion of Aldermrn Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvements described 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 heretore published daily, in at least two of the dails newspapers 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 public treasury, and the portion or part of the city to be assessed for the rest of the expense and which notice specified such improvements. assessed for the rest of the expense, and which notice also required all persons interested in toe subject matter of such improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all

sons appearing,
Alderman Kohlmetz submitted the following: An ordinance to sprinkle East street from East avenue to Charlotte street.

The Common Council of the city of Rochester, do ordain and determine that the following improve-ment is necessary and should be made, to wit: The sprinkling of East street from East avenue

to Charlotte street during the season of 1888.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted 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 ninety 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 and ought to be assessed by a local assessment for the whole expense of soid improvement is described as follows: one tier of lots and parcels of land on each side

of East street from East avenue to Charlotte 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 there-

from.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Switkehard,
Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, No. 3,357.

EAST AVENUE SPRINKLING (SEC. 1).

On motion of Ald. Kohlmetz.the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make said cominion council, before determining to make such public improvement, having caused an esti-mate 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 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 there of, 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 such ject matter of such improvement to attend the said Common Council at the time appointed in said no-tice, and, after hearing such allegation from all persons appearing,

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle East avenue (Sec. 1.) from Main street to the west line of Goodman street, south of East avenue.

The Common Council of the city of Rochester do

ordain and determine that the following improvement is necessary and should be made, to vote. The sprinkling of East avenue (Sec. 1) from Main street to the west line of Goodman street south of [

East avenue during the season of 1888.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Surveyor, under the direction of this Council the Chy Surveyor, under the direction of this council having made an estimate of such expense, and reports the same at \$360, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by and ought to be assessed by a least account for the orbits. 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 East avenue from Main street to the West line of Goodman street.
On which above described lots and parcels of land the whole average of said insurances of said the street of the lots and parcels of land the whole average of said insurances of land the whole average of said insurances.

and 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, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, , Kelly, Thayer—14.

FINAL ORDINANCE NO. 3,358.

ELM 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 said Common Council, before determining to make such public improvement, having caused an esti-mate thereof to be made, and by an entry in their mate thereof to be made, and by an entry in their minutes having described the portion and part of the city which they deem proper to be assessed for the expense 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 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 improvement to attend the said Common Council at the time appointed in said no-tice, and, after hearing such allegations from all persons appearing,
Ald Kohlmetz submitted the following:

An ordinance to sprinkle Elm street, from Main

street to Chestnut street.

The Common Council of the City of Rochester do 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 Elm street, from Main street to Chestnut street, during the season of 1888,

And the whole expense should be defrayed by

the assessment upon the lots and parcels of land to 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 \$\$90, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Couucil 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:

of said improvement is described as follows:
One tier of lots and parcels of land on each side
of Elm street, from Main street to Chestnut street. On which above described lots and parcels of land the whole expense of said improvement are here-by ordered assessed, the assessment upon each lot and parcel of land in proportion to the benefit which each shall derive therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,359.

EXCHANGE 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 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 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, 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 said improvement to attend the said Common Council at the time appointed in said notice, and, after hearing allegapointed in said notice, and, after hearing allega-

tions from all persons appearing
Ald. Kohlmetz submitted the following:
An ordinance to sprinkling Exchange street,
from Main street to the south line of Edinburgh

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 Exchange street, from Main st. to the south line of Edinburgh st., during the

season of 1888.

And the whole expense should be defrayed by an assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the the City Surveyor, under the direction of this council, having made an estimate of such expense, and reports the same at \$420, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, 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:

One tier of lots and parcels of land on each side of Exchange st., from Main st. to Edinburgh st., in proportion to the benefit and advantage which each will derive therefrom.

On which above described lots and parcels of And the whole expense should be defrayed by an

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 derives there-

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swike-hard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,360.

SOUTH FITZHUGH 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 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 published daily in at least two of the daily newspaprrs 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 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 such public improvement, having caused an estiject matter 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.

persons appearing.
Ald. Kohlmetz submitted the following:
An ordinance to sprinkle Fitzhugh street (south)
from 75 feet south of the Ericeanal to the south
line of Edinburgh 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 Fitzhugh st. (south) from 75 feet south of the Eric canal to the south line of Edinburgh st. during the season of 1888.

And the whole expence should be defrayed by

the assessment upon the iots and parcels of land to

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be benefitted thereby, hereinafter described: and the City Suyveyor, 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 benefitted by and ought to be assessed by local assessmement for the whole expense of said improvement. is described as follows:

One tier of lots and parcels of land on each side of Fitzhugh st. (south) from 75 feet south of the Erie canal to Edinburgh st.

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 there-

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, No. 3,361.

SOUTH FORD 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 man overness asserted 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 deem proper to be assessed for the expense of such improvement and also a the city which they deem proper to be assessed for the expense 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 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 subtice 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 persons appearing.

persons appearing.

Ald. Kohlmetz submitted the following:
An ordinance to sprinkle Ford street (south),
from West avenue to Troup 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 compilations of Ford troot (south) from West

The sprinkling of Fordstreet (south), from West avenue to Troup street, during the season of 1888. And the whole expense should be defrayed by an assessment upon the lots and parcels of land to be a street of the season of the lots and parcels of land to be a street of the lots and parcels of land to be a street of the lots and parcels of land to an 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 \$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 and ought to be assessed by a local assessment for the whole expense of said improvement is described as follows:

said improvement is described as follows:

One tier of lots and parcels of land on each side
of Ford street (south), from West avenue to Troup

street.

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

Adopted by the following vote:

Aves—Ald. Tracv, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE NO. 3,362.

NORTH FORD STREET SPRINKLING, (SEC. 1).

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations 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 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 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 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 said improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons apafter hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:

Ald. Kohlmetz submitted the following:
An ordinance to sprinkle Ford street, North, (sec. 1), from West avenue to the Eric 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 Ford street (North, Sec. 1), from West avenue to the Eric canal, during the season of 1888

season of 1888.

And the whole expense should be detrayed 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 rehaving made an estimate of such expense, and re-ports the same at \$30, 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: One tier of lots and parcels of land on each side of Ford street (North), from West avenue to the Eric canel

Erie canal.

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 there-

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikhard,
Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE NO. 3,363.

NORTH FORD STREET SPRINKLING (SEC. 2).

On motion of Ald.Kohlmetz,the Common Council proceeded to hear allegations in relation to the improceeded to hear anegations 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 site which they doed the city which they deem proper to be assessed for the expense of such improvement. and also for the expense of such improvement, and also a notice to be heretofore published daily, in at least two of the daily uewspapers 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 city 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 notice, and, after hearing such allegations from all persons appearing,
Ald. Kohlmetz submitted the following:
An ordinance to sprinkle Ford street north (sec.

An ordinance to sprinkle Ford street north (sec. 2) from the Eric canal to Allen street.
The Common Council of the city of Rochester doordain and determine that the following improve-

ment is necessary and should be made, to wit:

The sprinkling of Ford street (north Sec. 2) from
Eric canal to Allen street during the season of

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be assessment upon the lots and parcels of laint to be benefited thereby, hereinafter described; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and re-port the same at \$120, and said estimate being deemed reasonable, is hereby agproved; 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 lots and parcels of land on each side of Ford street (north), from Eric canal to Allen street.

On which above decribed 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 as the follows vote:

Augheu as the follows vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE NO. 3,364. FRANK STREET SPRINKLING, (SEC. 1.)

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to made said Common Council, before determining to made such public improvement, having caused an esti-mate 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 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 if any, to be paid from the public 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 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 sprinkling Frank street (sec. 1) from the south side of Center street to Jay street. The Common Council of the City of Rochester do ordain and determine that the following im-

provement is necessary and should be made, to

The sprinkling of Frank street (sec. 1), from the south side of Center street to Jay street, during the season of 1888.

And the whole 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 direction of scribed; and the City Shrveyor, under direction of this Council, having made an estimate of such expense, and reports the same at \$270, 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 fol-

One tier of lots and parcels of land on each side of Frank street, from Center street to Jay 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.

Ayes—Ald. Tracy, Sullivan. Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swike-hard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,365. FRANK STREET SPRINKLING (SEC. 2.)

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the cil proceeded to hear allegations 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 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, 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 time appointed in said notice, and, after hearing such allegations from all persons appearing,

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Frank street (Sec. 2), from Jay street to the north line of Lorimer street. The Common Council of the City of Rochester do ordain and determine that the following improve-

ment is necessary and should be made, to wit: The sprinkling of Frank street (Sec 2), from Jay street to the north line of Lorimer street, during

the season of 1888.

And the whole 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, thy surveyor, under the direction of this council, having made an estimate of such expense, and reports 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:

One ther of lots and parcels of land on each side of Frank street, from Jay street to Lorimer 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 which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE No. 3,366.

FRANKLIN 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 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 proper to be assessed for the expense 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 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 all persons interested in the subject matter 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 sprinkle Franklin street from North Avenue to North St. Paul 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 Franklin street, form North avenue to North St. Paul street, during the season

of 1888.

of 1888.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted 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 \$210, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, 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:

One tier of lots and parcels of land on each side of Franklin street from North avenue to North St. Paul 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, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE NO. 3,337.

FRONT 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 said Common Council, before determining to make such public improvement, having caused an esti-mate 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 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 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, 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 suffice also required all persons interested in the sufficient persons the sufficient person and the sufficient person and the sufficient person are sufficient persons the sufficient person and the sufficient person are sufficient person and sufficient person are sufficient person and the sufficient person are sufficient person are sufficient person and sufficient person are sufficient person are sufficient person tice also required all persons interested in the subject matter 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:

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
ordain and determine that the following improvement is necessary and should be made, to wit:
The sprinkling of Front street from Main street
to Central avenue, during the season of 1888.
And the whole 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 \$180, 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:
One tier of lots and parcels of land on each side

One tier of lots and parcels of land on each side of Front street from Main street to Central ave-

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, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3368.

FULTON AVENUE SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before to determining to make such public improvement, having caused an 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 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, 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 time appointed in said notice, and, after hearing such allegations from all persons appearing,

Alderman Kohlmetz submitted the following: An ordinance to sprinkle Fulton avenue from Jones avenue to the north line of Glenwood av-

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

The sprinkling of Fulton avenue from Jones avenue, to the north line of Glenwood avenue, during the season of 1888.

IFAnd the whole expense should be defrayed by the assesments 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 \$420, 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 and ought to be asserted by a local paragraph of the privale grapes. sessed 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 Fulton avenue, from Jones avenue to the north

line of Glenwood 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 advantage which each derives therefrom.

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, Marson, Fee. Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judon, Stein, Kelly, Thayer.—14

FINAL ORDINANCE, NO. 3,369.

GIBBS STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Coun-On motion of Ald. Konlinetz the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council before determining to make such 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 potice to be heretofore published daily in at assessed for the expense 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 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 improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations said notice, and, after hearing such allegations from all persons appearing,
Ald. Kohimetz submitted the following:

An ordinance to sprinkle Gibbs street, from East

An ordinate to sprinkle cribbs screet, from East avenue to University avenue.

The Common Council of the city of Rochester do ordain and determine that the following improvement is necessary and should be made, to

The sprinkling of Gibbs street, from East avenue And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Surveyor, under direction of this Council, the City Surveyor, under direction of this Council, having made an estimate of such expense, and reports 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 benefitted by and ought to be assessed by 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 Gibbs street, from East avenue to University

avenue.

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 there-

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE NO. 3,370.

SOUTH GOODMAN 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 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 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, 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 time appointed in said notice, and, after hearing such allegations from all thereof to be made and by an entry in their minutes notice, and, after hearing such allegations from all persons appearing,
Ald. Kohlmetz submitted the following:

An Onlimetz submitted the following:
An Ordinance to sprinkle South Goodman street
from East avenue to Park avenue.
The Common Council of the city of Rochester,
do ordain and determine that the following improvement is necessary and should be made, to

The sprinkling of South Goodman street from East avenue to Park avenue during to season of

1888

And the whole 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, beginning the council of the coun City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$120, 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:

One tier of ots and parcels of land on each side of Goodman street from East avenue to Park ave-

nue. 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, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer.—14.

FINAL ODDINANCE, NO. 3,371.

NORTH GOODMAN 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 said Common Council, before determining to make such public improvement, having caused an esti-mate thereaf 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 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 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, 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 time appointed in sald said Common Council at the time appointed in sald notice, and, after hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following.

An ordinance to sprinkle Goodman street (North)

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 Goodman street, from East avenue to University avenue during the sea-

son of 1888.

And the whole 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 the Council, having made an estimate of such expense, and reports the same at \$120, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, 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:

One tier of lots and parcels of land on each side of Goodman 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 bene-fit and advantage which each derives therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Kohlmetz,
Fritzsche, Foley, Hall, Swikehard, Judson, Stein,
Kelly, Thayer—12.

FINAL ORDINANCE, NO. 3,372.

HILL 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 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 begins described the protein and part of the city. having described the portion and part of the city which they deemed proper to be assessed for the exwhich they deemed proper to be assessed for the expense of such improvement, and having also caused 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 amount, if any, to be raid 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 notice, and, after hearing time appointed in said notice, and, after hearing such allegations from all person appearing, Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Hill street from Ford street to the east line of Elizabeth 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 Hill street, from Ford street

to the east line of Elizabeth street, during the sea-

son of 1888.

And the whole 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 \$90, and said estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common 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: And the whole expense should be defrayed by lows:

One tier of lots and parcels of land 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 improvement is 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, Sullivan, Marson, Kohlmetz Fritzsche, Foley, Hall, Swikehard, Judson, Stein, Kelly, Thayer.—12. Kelly, Thayer.

FINAL ORDINANCE, NO. 3,373

HUDSON STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeeed to hear allegations 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 deen proper to be as-sessed for the expenses of Such improvement, and sessed for the expenses 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 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 improvement to attend the subject matter 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 sprinkle Hudson street, from North avenue to the north line of Hudson Park. The Common Council of the City of Rochester do ordain and determine that the following improve-

ment is necessary and should be made, to wit:

The sprinkling of Hudson street, from North
avenue to the north line of Hudson Park, during

the season of 1888.

And the whole 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, City surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$300.00, and said estimate being deemed reasonable, is hereby approved; and the portion of the 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: follows:

One tier of lots and parcels of land on each side

One tier of lots and parcels of land on each side of Hudson street, from North avenue to the north line of Hudson Park.

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 will derive therefrom. therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,374. JAMES 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 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 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, 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 time appointed in said notice, and, after hearing such allegations from all persons appearing. On motion of Ald. Kohlmetz, the Common Counall persons appearing,
Ald. Kohlmetz submitted the following:

An ordinance to sprinkle James street, from Chestnnt st. to Williams st.

The Common Council of the City of Rochester do ordain and determine that the following improve-ment is necessary and should be made, to wit:

The sprinkling of James street, from Chestnut to William street, during the season of 1888.

And the whole 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 \$90.00, 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:

One tier of lots and parcels of land on the each side of James street, from Chestnut street to Wil-

liam 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 assessed in proportion to the benefit and advantage which each derives therefrom.

Adopted by the following vote:
Ayes — Ald. Tracy, Sullivan, Marson, Fee,
Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE NO. 3,375.

JAY 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 said Common Council, before determining to make said Common Council, before determining to make such public improvement, having caused an esti-mate 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 published daily in at least two of the daily papers 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 public 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 expense, and which notice also required all persons interested in he 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 persons appearing.

persons appearing,
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 improve-

ment is necessary and should be made, to-wit:

The sprinkling of Jay street, from State street to the west line of Oak street, during the season of

And the whole 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 cil, having made an estimate of such expense, and reports the same at \$180, 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:

One tier of lots and parcels of land on each side of Jay street, from State 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 which each derives therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE NO. 3,376,

JEFFERSON AVENUE SPRINKLING. On motion of Ald. Kohlmetz—The Common

Council proceeded to hear allegations in relation to the improvement described in the ordinance beto 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 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, 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 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 notice, and, after hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Jefferson avenue from Brown street to the south line of Penn street.

The Common Council of the City of Rochester,

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 Jefferson avenue from Brown street to the south line of Penn street during the

season of 1888.

And the whole expense should be defrayed by an assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Surveyor, incremater descriped; and the City Surveyor, under the direction of this Council, having made an estimate of such expense and reports the same at \$330, and said estimate being deemed reasonable, is here approved; and the portion of said city, which said Common Council deem will be benifitted by and cutte to be cil deem will be benifitted by and ought to be as-sessed 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 Jefferson avenue from Brown street to the south

line or Penn 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 there-

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Seyle, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

FINAL ORDINACE, NO. 3377. JONES STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Coun-On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations 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 heretefore published daily, in at least two of the daily newspapers printed in the City of Rochester for four days, which notice City of Rochester 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 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 interested in the subject matter of such im-provement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegation from all persons appearing.
Ald. Kohlmetz 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 that 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

And the whole expense should be defrayed by an assessment upon the lots and parcels of land to be

benefitted thereby, herinafter described; and the City Surveyor 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 here approved; and the portion of said city 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:

One tier of lots and parcels of land on each side

One tier of lots and parcels of land on each side of Jones street, from Center street to Jay 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 there-

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE NO. 3,378. KENT STREET SPRINKLING.

On motion of Ald. Kohlmezt, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an esti-mate thereof to be made, and by an entry in their minutes having described the portion and part of 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 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, 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 persons interested in the subject matter 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, d. Kohlmetz submitted the following:
Ald. Kohlmetz submitted the following:
An ordinance to sprinkle Kent street, from Allen

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 Kent street, from Allen to Jay street, during the season of 1888.

And the whole 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 Counsel, having made an estimate of such expense, and reports 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:

One tier of lots and parcels of land on each side of

Kent street, from Allen street to Jay 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 which each derives therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,379.

LAKE AVE. SPRINKLING (SEC 1).

On motion of Ald. Kohlmetz the Common Coun-On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations 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 heretofore published daily in at least notice to be heretotore 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, 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 time appointed in said notice, and, after hearing such allegations from all persons appearing

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Lake avenue (Sec. 1), from the north line of Vincent place to 200 feet north of C. J. Burke's south line.

The Common Council of the city of Rochester do ordain and determine that the following improve-

ment is necessary and should be made, to wit:
The sprinkling of Lake avenue (Sec. 1), from the
north line of Vincent place to 200 feet north of C.
J. Burke's south line, during the season of 1888.

J. Burke's south line, during the season of 1888. And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted 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 \$900, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said common Council deem will be benefitted by and ought to be assessed by a local assessment for the whole expense of such improvement is described as follows:

of such improvement is described as follows:
One tier of lots and parcels of land on each side
of Lake avenue, from the north line of Vincent
place to 200 feet north of C. J. Burke's south line,
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 there-

Adopted by the following vote: Ayes—Ald. Tracy, Sıllivan, Marson, Fee, Kohl-metz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

LOCAL IMPROVEMENT ASSESSMENTS

From the Treasurer.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Feb. 5, 1888.

To the Hon. the Common Council:

GENTLEMEN—I hereby certify that the Executive Board have notified me that the works or improvements authorized under ordinances herein-after mentioned have been completed; that I have, pursuant to the provisions of the Charter, ascertained the entire and aggegate expense of and con-nected with the same respectively, including any interest that the city shall incur, or is entitled to for the use of its funds, and that the respective amounts thereof are as follows:

Ordinance and improvement,	Expense.
3,260—Park avenue gravel improvement. 3,275—Mount Hope avenue	\$14,857 21
3,275—Mount, Hope avenue	12,220 10
3289—Kelly St. McAdam	11,529 34
3258—Spring St. pipe sewer	5,734 40
3219—Central park pipe	13,145 91
Sie Z Christitania avenue pipe	O OTO OI
exection of the second of the	1,817 09
ozor—Um st. pipe	2.319 52
3308—Hawley Reynolds and Flint street	
sewer	2,351 51
3281—Fifth av. pipe sewer	1,046 04
3292—Philander st. pipe sewer	1,033 00
3293—Mason st. sewer enlargement	1,353 67
3294—Ninth st. pipe sewer	870 67
3295—Scio st. sewer cleaning	102 76
3307—Av. A pipe sewer	444 83
3306—Edward st. 3314—Thomas park	627 30
3314—Thomas park	774 87
3305—Schanck av. plank walk	2,149 21
3254—Ravine av.	449 98
9905 (Dhind a	921 35
one imit av.	159 47
3297—North st. grading and plank walk	354 83
3303—Fourth st. plank walk	256 66

3304—Lake av. park 3302—First st. 3161—East av. repair, care and sprinkling. 116 20 135 25 3,012 61 1 086 10

3301—Alphonsus av. grading and walk... 1,086 JOHN A. DAVIS, Treasurer. Ordered received, filed and published.

LOCAL ASSESSMENT IMPROVEMENT No. 3161 EAST AVENUE REPAIR, CARE AND SPRINKLING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of three thousand and twelve dollars and sixty-one cents, (\$3,012.61); and which is hereby adjusted by this Common Council at said amount. And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

the said expenses are to be assessed, is described as follows:

One tier of lots on each side of East avenue included between the west produced line of that portion of Goodman street lying south of East avenue aforesaid to the east line of the city.

Therefore, resolved, That said expenses be assessed upon said portion or part of the city.

And the assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the Hth day of February. 1888, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment within thirty days from the first publication of the advertisement of the notice of the assessment within thirty days from the first publication, Kelly, Thayer—14.

LOCAL ASSESSMENT IMPROVEMENT No 3219.

LOCAL ASSESSMENT IMPROVEMENT No 3219. CENTRAL PARK PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above gregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of thirteen thousand one hundred and forty-five dollars and ninty-one cents (\$13,145,91); and which hereby is adjusted by this Common Council at the said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows:

follows:

One tier of lots and parcels of land on each side of Central Park, from Goodman street to Alexander street, (excepting therefrom the lots on the northeast and southeast corner of the said Central park and Alexander street); also one tier of lots and parcels of land on the following streets and avenues, viz.: Second and Third avenues, from Central park to points on each one hundred and ten (110) feet north of Pennsylvania avenue, Fourth, Fifth and Sixth avenues, from points on each one hundred and ten (110) feet south of Bay street to points on each one hundred and ten (110) feet north Pennsylvania avenue, Seventh avenue, from a point one hundred and ten (110) feet south of Bay street to a point one hundred and ten (110) feet north of Short street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all lots and parcels of land and houses within One tier of lots and parcels of land on each side

the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 11th day of February, 1888, at 9 o'clock in the forencon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be acsessed for making such improvement, may pay their assessments in three equal payments, as follows:

One-third within thirty days from the first pub-

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 said last installment, a discount will be allowed at the rate of six per cent. per annum.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

LOCAL ASSESSMENT IMPROVEMENT, No.3,254

RAVINE AVENUE PLANK WALK.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and agnas ascertained and reported the entire and ag-gregate expense of, and connected with, the above eimprovement, including any interest that the city has paid, or has or shall become liable for, to be the sum of four hundred and forty-nine dollars and ninety-eight cents (\$449.98); and which here-by is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

One tier of lots and parcels of land on each side of Ravine avenue, from First street to Thrush

Therefore, Resolved, that said expenses be as-

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city. And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then such two are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the Ith day of Febuary, 1888, at nine o'clock in the 11th day of Febuary, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers

And it is further determined that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

LOCAL ASSESSMENT IMPROVEMENT No.3.258

SPRING STREET PIPE SEWER.

By Ald, Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of five thousand seven hundred and thirty-four dollars and forty cents, (\$5,734.40); and which hereby is adjusted by this Common Council at said amount. said amount,

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

One tier of lots and parcels of land on each side of Spring street from Spring alley to Exchange street; also one tier of lots and parcels of land on the following streets and alleys within the limit Judson, Stein, Kelly, Thayer—14.

named, viz.: Fitzhugh street, from the Erie canal

named, viz.: Fitzhugh street, from the Erie canal to Troup street; Plymouth avenue, from the Erie canal to the prolonged south boundary line of lot 24 on said Plymouth avenue; Pine alley, from the Erie canal to Spring street.

Therefore, Resolved, That said expense be assessed upon said portion of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 11th Javes. field to meet for such purpose on the 11th day of February, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall. And it is further determined that the tax-payers

to be assessed for making such improvements may pay their assessments in three equal payments, as follows:

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 said last instalment a discount will be allowed at the rate of six per cent. per annum.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fitzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelley, Thayer—14

LOCAL ASSESSMENT IMPROVEMENT No.3260

PARK AVENUE GRAVEL IMPROVEMENT.
By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregated expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of fourteen thousand eight hundred and fifty-seven dollars and twenty-one cents (\$14,857.21), and which is hereby adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows:

One tier of lots and parcels of land on each side

One tier of lots and parcels of land on each side of Park avenue. from Avenue B, Vick park, eastward to the Culver road.

Therefore, resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby said improvement; and said Assessors are hereby notified to meet for such purpose on the 11th day of February, 1888, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. And it is further determined that the taxpayers

to be assessed for making such improvement, may pay their assessments in three equal payments, as follows:

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third within one year from the confirmation of said roll; and the remaining one-third within two years from the confirmation of said roli. On all sums paid prior to the maturity of said last installment, a discount will be allowed at the rate of six per cent. per annum.

70

LOCAL ASSESSMENT IMPROVEMENT No.3265.

PENNSYLVANIA AVENUE PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for to be the nas pand, or has or shan become hable for, to be more sum of five thousand, three hundred and forty-nine dollars and sixty-one cents, (\$5,349.61); and which hereby is adjusted by this Common Council at said amount

And the portion or part of the city on which the said expenses are to be assessed, is described as

One tier of lots and parcels of land on each side of Pennsylvania avenue from First avenue to Goodman street.

Therefore, Resolved, That said expenses be as-

sessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 11th day of February, 1889, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, may pay their assessments in three equal payments, as follows:

One-third within thirty days from the first pub-

follows:
One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 said last installment, a discount will be allowed at the rate of 6 ner cent. count will be allowed at the rate of 6 per cent. per annum.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

LOCAL ASSESSMEMT IMPROVEMENT, No. 3269

DAVIS STREET PLANK WALK.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of five hundred and twenty-one dollars and thirty-eight cents (\$521.38); and which is hereby adjusted by this Common Council at said amount. And the portion or part of the city on which the

And the portion or part of the city on which the said expenses are to be assessed is described as

said expenses are to be assessed is described as follows:

One tier of lots and parcels of land on each side of Davis street, from Scio street to the prolonged westerly line of Hebard street, also one tier of lots and parcels of land on the south side of Davis street from the said prolonged westerly line of Hebard street to Union street.

Therefore, resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parceis of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 11th day of February, 1888, at nine o'clock in the forenoon, at the office of the city Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers

to be be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

notice of the assessment for by the City Treasurer.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

LOCAL ASSESSMENT IMPROVEMENT, No. 3275

MOUNT HOPE AVENUE GRAVEL IMPROVEMENT.

MOUNT HOPE AVERUE GRAVEL IMPROVEMENT.

By Ald. Marson—Whereas, The City treasurer
has ascertained and reported the entire and aggregated expense of, and connected with, the above
improvement, including any interest that the city
has paid or has or shall become liable for to be the
sum of twelve thousand two hundred and twenty
dollars and ten cents (\$12,220.10); and which is
hereby adjusted by this Common Council at said amount

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows:

One tier of lots and parcels of land on each side of Mount Hope avenue from Highland avenue to Elmwood avenue.

Therefore, Resolved, that said expenses be as-

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 11th day of February, 1888, at nine o'clock in the foregon, at the office of the city assessors. No. 15 City noon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, may pay their assessment in three equal payments, as follows

One-third within thirty days from the first pubone-turn within turry days from the first publication of the advertisement of the notice of the assessment roll by the City Treaeurer; one-third within one year from the confirmation of said roll. On all sums prior to the maturity of said last instalment, a discout will be allowed at the rate of six per cent per annum.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee,
Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

LOCAL ASSESSMENT IMPROVEMENT No.3281

FIFTH AVENUE PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one thousand and forty-six dollars and four cents (\$1,046.04); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as follows:

follows One tier of lots and parcels of land on each side of Fifth avenue, from Pennsylvania avenue to Cen-

tral park.

Therefore, Resolved, That said expenses, be assessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of lands and houses within the position or part of the city so desire within the portion or part of the 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 receive by the making of

said improvement; and said Assessors are hereby

said improvement; and asaid Assessors are hereby notified to meet for such purpose on the 11th day of February, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the assessment roll by the City Treasurer

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

LOCAL ASSESSMENT 1MPROVEMENT No.3,285

THIRD AVENUE PLANK WALK.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregated expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one hundred and fifty-nine dollars and fortyseven cents (159.47); and which hereby is adjusted by this Common Council at said amount. And the portion or part of the city on which the said expenses are to be assessed is described as

follows

follows:

One tier of lots and parcels of land on each side of Third Avenue from Bay street to Central Park. Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.

And the assessors of said city, not interested in any of the property so benefitted, and not of kin to any person so interested, or if any two of said assessors are not so interested, or of kin, then such two are hereby directed to make an assessment. sessors are not so interested, or of kin, then such two are hereby directed to make an assessment upon all the lots and parcels of land and houses with the portion or part of the 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 receive by the making of said improvement; and said assessors are hereby notified to meet for such purpose on the 11th day of February, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the tax-payers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice

first publication of the advertisement of the notice

of the assessment roll by the City Treasurer.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fitzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly. Thayer—14.

LOCAL ASSESSMENT IMPROVEMENT No.3,288

ST. JOSEPH STREET PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one thousand eight hundred and seventeen dollars and nine cents, (\$1,817.09); and which hereby is adjusted by this Common Council at said amount. cil at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

One tier of lots and parcels of land on each side of St. Joseph street from Langham street to Clifford street.

Therefore, Resolved, that said expenses be as-

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessmenh upon all the lots and parcels of land and houset within the portion or part of the city so designated. upon all the lots and parcels of land and houset within the portion or part of the city so designateds of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 11th day of February, 1888, at nine o'clock in the forenoon, at the office of the city assessors. No. 15 City Hall the office of the city assessors, No. 15 City Hall.

And it is further determined that the tax-payers to be assessed for making such improvement, may pay their assessments in three equal payments, as follows:

as follows:
One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 the rate of six per cent per annum. per cent. per annum.

Adopted by the following vote:
Ayes—Ald. Tracy, 'Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

LOCAL ASSESSMENT IMPROVEMENT, No. 3289

KELLY STREET MACADAM IMPROVEMENT.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of eleven thousand five hundred and twenty-nine dollars and thirty-four cents, (\$11,-52,341; and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as

follows

One tier of lots and parcels of land on each side of Kelly street from St. Joseph street to Hudson

Therefore, Resolved, That the said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notiimprovement; and said Assessors are hereby notified to meet for such purpose on the 11 day of February, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment in three equal payments, as follows:

as follows:

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third within one year from the confination 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 said last instalment, dis-count will be allowed at the rate of six per cent. per annumn.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

LOCAL ASSESSMENT IMPROVEMENT No.3291

ULM STREET PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertaned and reported the entire and aggreas ascertained and reported the entire and aggregated expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of two thousand three hundred and nineteen dollars and fifty-two cents (\$2,319.52); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows

One tier of lots on each side of Ulm street,

one tier or lots on each sade of tim street, from Kellar street to Bay street. Therefore, Resolved, That said expenses be as-sessed upon said portion or part of the city. And the assessors of said city, not interested in

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 said last instalment, a discount will be allowed at the rate of six per cent per annual.

Ment, a discount win be anowed at the rate of six per cent, per annum.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

LOCAL ASSESSMENT IMPROVEMENT.No. 3292

PHILANDER STREET PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggrenas ascertained and reported the entire and aggregate expense of, and connected with the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of ten hundred and thirty-three dollars (\$\frac{1}{3}\$, and which is hereby adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as

One tier of lots and parcels of land on each side of Philander street, from Syracuse street to German street.

Therefore, Resolved, that said expenses be as-

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 11th day of Feb., 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement must pay their assessments within thirty days from the irrst publication of the advertisement of the notice of the assessment roll by the City Treasurer.

of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Seyle, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

LOCAL ASSESSMENT IMPROVEMENT NO.3293

MASON STREET SEWER ENLARGEMENT.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with the above improvement, including any interest that the city has paid, or has or shall become liable for to be the sum of thirteen hundred and fifty-three dollars and sixty-seven cents (1,353,67); and which hereby is adjusted by the Coverne Council at said errows.

justed by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as fol-

One tier of lots and parcels of land on each side Mason street from Third street to the eastern ter-

any of the property so benefitted, and not of kin to any person so interested, or if anytwo of said assessors are not so interested, or of kin, then, such two are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in proportion, as shall be deemed to receive by the making of said improvement; and said assessors are hereby notified to meet for such purpose on the llth day of February, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined that the tax-payers to be assessed for making such improvement, may pay their assessment in three equal payments, as follows:

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third within one year from the confirmation of said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to received by the making of said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to received by the making of said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to received by the making of said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to received by the making of said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to received by the making of said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to received by the making of said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to received by the making of the city. fied to meet for such purpose on the 11th day of February, 1888, at nlue o'clock in the forenoon, at the office of the city Assessors, No. 15, City Hall. And it is further determined, that the taxpayers

to be assessed for making such improvements, must

to be assessed for making such improvements, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—12.

LOCAL ASSESSMENT IMPROVEMENTNo.3,294

NINTH STREET PIPE SEWER.

Ald. Marson—Whereas, the City Treas-has ascertained and reported the $\mathbf{B}\mathbf{y}$ reported urer the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of eight hundred and seventy dollars and sixty-seven cents (\$870.67); and which is hereby adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as fol-

lows:

One tier of lots and parcels of land on cach side of Ninth street from the northeasterly boundary of the Erie canal lands to Rowe street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin toany person so interested or if any two of said Assessors.

person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion of the 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 re-ceive by the making of said improvement; and said Assessors are hereby notified to meet for such said Assessor are nerely nomined to meet to seem purpose on the 11th day of February, 1888, at nine o'clock in the forenoon, at the office of the City Assessor, No. 15, City Hall. And it is futher determined, that the taxpayers

And it is the descrimined, that the taplayers to be assessed for making such improvement, must pay their assessments within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

LOCAL ASSESSMENT IMPROVEMENT No.3,295 SCIO STREET SEWER CLEANING.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or shall become liable for, to be the sum of one hundred and two dollars and seventy-six cents (\$102.76); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the

And the portion or part of the city on which the said expenses are to be assessed is described as

One tier of lots and parcels of land on each side of Scio street from Davis street to the produced medial line of Hibbard street.

Therefore, Resolved, that said expenses be as-

sessed upon said portion or part of the city
And the assessors or said city, not interested in
any of the property so benefited, and not of kin to any person so interested, or if any two of said assessors are not so interested, or of kin, then, such two are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part or the city so designated, within the portion or part or the 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 receive by the making of said improvement; and said assessors are hereby notified to meet for such purpose on the 11th day of February, 1888, at 9 o'clock in the forendom at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement must be a such that the control of the city of the control of the city o

to be assessed for making such improvement must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City 'treasurer. Adopted by the following vote: Ayes—Ald. Tracy, Sullivan. Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

LOCAL ASSESSMENT IMPROVEMENT No. 3297

NORTH STREET GRADING AND PLANK WALK.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of three hundred and fifty-four dollars and eighty-three cents (\$354.83); and which hereby is adjusted by this Common Council at said amount. amount

And the portion or part of the city on which the said expenses are to be assessed, is described as follows

One tier of lots and parcels of land on the each side of North street from Clifford street to Alphonsus avenue.

Therefore, Resolved, That said expenses be as-

sessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Asany person so interested, or if any two or said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in proportion, as nearly as may be to the advantage which each ed, of the Sata amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 11th day of February, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the tax-payers

to be assessed for making such improvements must pay their assessment within thirty days from the first publication of the advertisement of the notice

Adopted by the following vote:
Adopted by the following vote:
Adopted by the following vote:
Adopted Fritzsche, Foley, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly—14.

LOCAL ASSESSMENT IMPROVEMENT No. 3301

ALPHONSUS AVENUE GRADING AND WALK. By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggrehas ascertained and reported the entire and aggregate expense of, and connected with the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of ten hundred and eighty-six dollars and ten cents, (\$1,086.10); and which hereby is adjusted by this Common Council at said amount. And the portion or part of the city on which said expenses are to be assessed, is described as follows: One tier of lots and parcels of land on each side of Alphonsus avenue, from Hudson street to Carter street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefitted, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then such two are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such said Assessors are hereby houned to meet for such purpose, on the 11th day of February, 1888, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must be a such that the taxpayers to be assessed for making such improvement, must be a such that the such such that the
to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohimetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer—12.

LOCAL ASSESSMENT IMPROVEMENT No.3.302

FIRST STREET PLANK WALK.

By Ald. Marson—Whereas, the City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one hundred and thirty-five dollars and twenty-five cents, (\$135.25); and which hereby is adjusted by this Common Council at said amount

And the portion or part of the city on which the said expenses are to be assessed, it is described as follows:

One tier lots and parcels of land on the west side of First street, from Ravine avenue to Glen-wood avenue; also on the east side of First street, from Ravine avenue to Glenwood park, in, proportion to the benefit and advantage which each will

derive therefrom.

Therefore, Resolved, That said expenses be assessed upon said portion of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 11th day of Feb. 1888, at nine o'clock in the forenoon, at the office of the city assessor, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan Marson, Fee, Kohlmetz, Fritzsche, Foley, Seyle, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

LOCAL ASSESSMENT IMPROVEMENT NO.3308

LOCAL ASSESSMENT IMPROVEMENT NO.3303

FOURTH STREET PLANK WALK.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of two hundred and fifty-six dollars and sixty-six cents (\$256.60); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the

And the portion or part of the city on which the said expenses are to be assessed is described as fol-

One tier of lots and parcels of land on each side of Fourth street from Ravine avenue to Glenwood avenue.

Therefore, Resolved, that said expense be assessed upon said portion or part of the city.
And the Assessors of said city, not interested in any of the property so benefitted, and not of kin any of the property so benefitted, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two are hereby directed to make an assessment upon all the lots and parcels of lands and houses within the portion or part of the city so designated, of the said amount of average in prodesignated, of the said amount of expense, in pro-portion, as nearly as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 11th day of February, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No.

And it is further determined, that the tax-payers to be assessed for making such improvement, must pay their assessments within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer,

Adopted by the following vote; Ayes—Ald. Tracy, Sullivan, Marson, Fee Kohl-metz, Fritzsche, Foley, Selye, Hail, Swikehard, Judson, Stein, Kelly, Thayer—14.

LOCAL ASSESSMENT IMPROVEMENT No. 3,304

LAKE AVENUE PARK PLANK WALK.

By Ald. Marson-Whereas, The city treasurer By Ald. Marson—Whereas, The city treasurer has ascertained and reported the entire and aggregate expense of, and connected with the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one hundred and sixteen dollars and twenty cents, (\$116.20); and which hereby is adjusted by this Common Council at the said amount. said amount.

And the portion or part of the city on which the said expenses are to be assessed, it is described as

One tier of lots and parcels of land on the north

side of Lake avenue Park, which abut on the norm side walk proposed to be laid.

Therefore, Resolved, That said expense be assessed upon said portion of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kinds to the property so the right of said Assessors of the property so the right of said Assessors of the property so the right of said Assessors of the property so the right of said Assessors of the property so the right of the righ And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 11th day of February, 1888, at nine o'clock in the forenoon, at the office of the city assessor, No. 15 City Hall. And it is further determined, that the-taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

LOCAL ASSESSMENT IMPROVEMENT No.3,305

LOCAL ASSESSMENT IMPROVEMENT No.3,305

SCHANCK AVENUE PLANK WALK.
By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of and connected with the above imgate expense or and connected with the above improvement, including any interest that the city has paid, or has or shall become liable for to be the sum of twenty one hundred and forty-nine dollars and twenty-one cents, (\$2,149.21); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed is described as

follows:

One tier of lots and parcels of land on each side of Schanck avenue, from Goodman street to the Culver road.

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city

And the assessors of said city, not interested in any of the property so benefited and not of kin to any person so interested, or if any two of said assessors are not so interested, or of kin then such two sessors are not so interested, or of kin then such two are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated, of the said amount of expense, in proportion, as nearly as may me, to the advantage which each shall be deemed to receive by the making of said improvement; and said assessors are hereby notified to meet for such purpose on the 11th day of February, 1788, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvement may pay their assessments in three equal payments, as follows:

follows:

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 said last installment, a discount will be allowed at the rate of six per cent. per annum.

Adonted by the following vote:

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

LOCAL ASSESSMENT IMPROVEMENT, No.3,306 EDWARD STREET PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of six hundred and twenty-seven dollars and thirty cents (\$627.30,) and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

One tier of lots and parcels of land on each side of Edward street from Weeger street to Clifford

of Edward street from Weeger street to Clifford street.

Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 11th day of February, 1888, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

of the assessment roll by the City Treasurer.

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein. Kelly, Thayer—14.

LOCAL ASSESSMENT IMPROVEMENT No. 3307 AVENUE A. PIPE SEWER

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of four hundred and forty-four dollars and eighty-three cents, (\$444.83); and which hereby is adjusted by this Common Council at said amount. amount

And the portion or part of the city on which the said expenses are to be assessed, is described as

ەollows:

One tier of lots and parcels of land on each side of Avenue A. from Conkey Avenue to Harris

Therefore, resolved, that said expenses be assessed upon said portion or part of the city. And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all lots and parcels of land and houses within the portion or part of the 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 receive by the making of each disprovement; and said Assessors are hereby said improvement; and said Assessors are hereby notified to meet for such purpose on the 11th day of February, 1888, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers

to be assessed for making such improvement, must to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

LOCAL ASSESSMENT IMPROVEMENT No. 3308

HAWLEY, REYNOLDS AND FLINT STREETS SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any Interest that the city has paid, or has or shall become liable for, to be the sum of twenty-three hundred and fifty-one dollars and fifty-one cents (\$2351.51); and which hereby is adjusted by this Common Council at said amount. at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows

One tier of lots and parcels of land on each side of Hawley street, from the end of the present sewer to Reynolds street; Also one tier of lots on each side of Reynolds street, from Hawley street to Flint street; also one tier of lots on each side of Reynolds street, the project from Paymeds extract to a point of Flint street, from Reynolds street to a point 140 feet west of Reynolds street.

Therefore, Resolved, That said expenses be as-

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or of kin, then such Assessors are not so interested, or of kin, then such two, are hereby directed to make an assessment upon all lots and parcels of land and houses within upon all lots and parcels of land and houses within
the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to
meet for such purpose on the 11th day of February.
1888, at 9 o'clock in the forenoon, at the office of
the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers
to be assessed for making such improvement, may

to be assessed for making such improvement may pay their assessments in three equal payments as follows:

One-third within thirty days from the first pubone-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third within one year from the confirmation of said roll; add 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 at the state of the rest of the rest of the rest of the said of the count will be allowed at the rate of six per cent. per annum.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz. Fritzsche, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

LOCAL ASSESSMENT IMPROVEMENT, No. 3,314

THOMAS PARK PIPE SEWER.

has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of seven hundred and seventy-four dollars and eigthy-seven cents, (\$774.87); and which hereby is adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows:

One tier of lots and parcels of land on each side of Thomas park, from Child street to Colvin street, Therefore, Resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefitted, and not or kin to

the person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for each numbers on the little state.

improvement; and said Assessors are hereby notified to meet for such purpose on the 11th day of February, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roul by the City Tressurer. of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

UNFINISHED BUSINESS.

The clerk read the Mayor's veto of the resolution directing a contract to be entered into with George Belknap. &c., and published at page 366 current proceedings.

Ald. Fee submitted the following:

OFFICE OF THE CITY ATTORNEY, ROCHESTER, Feb. 7, 1888.

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

Gentlemen-In answer to the inquiry of Alderman Fee in relation to the validity of your tion adopted on the evening of December 20, 1887, directing the mayor to enter into a contract with Geo. Belknap to examine all street lamps, electric or gas, and their location, and otherwise to assist the lamp committee, etc., I would say:

That, in my opinion, the resolution is valid, and such as your honorable body have the power to adopt, as the same does not conflict with any of the provisions of the act commonly known as the civil

service act.

Even though the act requires its construction to a point of absurdity, and would thereby include the employment by the municipality of every per-son, whether male or female, as a laborer upon the soft, whether make of remainers as a major the cleaning of the city building, or any temporary repair thereto, or to any other public edifice, a class of persons who are within the strict letter of the act, but not within its spirit, it would not, in my opinbut not within its spirit, it would not, in my opinion, affect the right of your honorable body to employ a person who has not passed a civil service examination to perform a specific work, for to hold otherwise would be to nullify the employment of talented legal gentlemen, like the Hon. John Van Vaorhis to conduct or assist in the gonduction of talented legal gentlemen, like the Hon. John Van Voorhis, to conduct, or assist in the conducting of the Pacuum Oil works and the Municipal Gas Light Company. or other legal prosecution or defense, or the employment of Emil Kuichling, Esq., to prepare plans, etc., for the East side sewer, or John C. Ryan, Esq., to make a survey of the first 14 wards of the city, or, as has been done heretofore, the employment of experts to examine the accounts of the city treasurer.

Notitor do Ingresive in the resolution under

Neither do I perceive, in the resolution under By Ald. Marson-Whereas, The City Treasure consideration, any attempt on the part of your honorable body to create the office of lamp inspector, or any new office whatever.

spector, or any new onnec whatever.
Respectfully yours,
IVAN POWERS, City Attorney.
Ordered received, filed and published.
The president stated the question. "Shall the resolution stand, notwithstanding the objections

resolution stand, notwithstanding the objections of his honor the mayor."
Adopted by the following vote:
Ayes—Ald. Tracy, sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.
The Penal Ordinance regulating the storage and keeping of crude petroleum or any of its products &c., and published at pages 416 and 417 current proceedings was read by the clerk.

After hearing consol for the Vacuum Oil Com-

After hearing counsel for the Vacuum Oil Company and the submission of plans calculated to render the work of that company absolutely safe. Ald. Foley moved that the ordinance be laid up-on the table for four weeks.

And. Foley moved that the ordinance be laid upon the table for four weeks.

Adopted by the following vote:
Ayes—Ald. Marson, Fee, Kohlmetz, Fritzsche,
Foley, Hall, Swikehard, Stein, Thayer—9.
Nays—Ald. Tracy, Sullivan, Selye, Kelly—4.
Ald. Foley moved that a select committee of five
members of the Board and Chief Engineer Tubbs,
the City Surveyor and other engineers in the employ of the city, be appointed to inspect and make
an examination of the plans submitted by the Vacuum Oil Co. to render their works safe and inoffensive and to report the result of such examination to this Board at the next regular meeting.

Adopted by the following vote:
Ayes—Ald. Marson, Fee, Kohlmetz, Fritzsche,
Foley, Hall, Swikehard, Stein, Kelly, Thayer—10.
Nays—Tracy, Sullivam—2.
On motion of Ald. Kelly, consideration of the
applications of the Rochester City & Brighton Railroad Company and the Rochester Cable Railroad
Company for permission to construct a street surface a railwood in cartain, streets of the city be

Company for permission to construct a street surface railroad in certain streets of the city, be further postponed until the first regular meeting in march next.

EXECUTIVE BUSINESS.

Ald. Hall moved to proceed to appoint Commissioners of Deeds and that the clerk cast the ballot.

Adopted by the following vote:

Ayes—Ald. Sullivan, Tracy, Marson, Fee, Kohlmetz, Fritzsche, Foley, Hall, Swikehard, Stein,
Kelly, Thayer—12.

Edwin L. Kelley, Egbert F. Ashley, Robert Wicks, James H. Montgomery, Frederick B. Heath and William Donner, having received the concurrent vote of the Common Council were declare appointed Commissioners of Deeds.

Ald. Fritzsche moved to proceed to appoint Inspectors of Florician Adams

Ald. Fritzsche moved to proceed to appoint Inspectors of Election. Adopted.

Philip Rippin of the second district of the fourteenth, was named by Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Selye, Swikehard, Stein, Thayer—11.

Philip Arnold of the second district of the twelfth ward was named by Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley. Selye, Swikehard, Stein, Thayer—11.

Philip Rippin and Philip Arnold were declared appointed inspectors of Election.

MISCELLANEOUS BUSINESS.

By Ald. Sullivan—Resolved, That the City Surveyor be directed to prepare an ordinance for a bridge across the Genesee river north of the Upper Falls, connecting Platt and Cataract streets. Adopted.

Adopted.

By Ald. Marson—Resolved, That the polling place of the 2d district of the Third ward be changed to McConnell's barber shop, No. 202 Plymouth avenue. Adopted.

By Ald. Marson—Petition of Augustine Miller. Referred to the Wood Building Committee and Fire Marshel with provents aut.

Marshal with power to act.

By Ald. Fee—Petition of Samuel N. Oothout.

Referred to the Law Committee.

By Ald. Kohlmetz—Claim of Jennie Woodhouse.

Referred to the Law Committee.

On motion of Ald. Kohlmetz the bill of William

Johnson for \$200 for services and disbursements in

Thomas creek sewer cases was referred to the Law Committee.

By Ald. Kohlmetz:

OFFICE OF THE CITY ATTORNEY, ROCHESTER, N. Y. Feb. 7, 1888.

To the Honoroble, the Common Council of the City

of Rochester: GENTLEMEN:—The time within which an appeal Gentlemen:—The time within which an appeal can be taken to the Court of Appeals in the case of Frank W. Elwood against the City of Rochester, commonly called the Church street assessment case, expires on the 15th inst., and, in as much as the questions therein involved are important, it is my opinion they should be reviewed by the court of last resort, and to that end, I respectfully request the passage of the accompany resolution giving me authority to take such appeal. Respectfully Yours, IVAN POWERS, City Attorney.

By Ald. Kohlmetz—Resolved, That the City Attorney be, and he hereby is, authorized to take an

torney be, and he hereby is, authorized to take an appeal to the Court of Appeals in the case of Frank W. Elwood against the City of Rochester. Adopted.

Commissioners' fees:

By Ald. Fritzsche—
CITY CLERK'S OFFICE,
ROCHESTER, N. Y., Feb. 7, 1888. {
To the Honorable, the Common Council of the City of Rochester:

GENTLEMEN:-I beg leave to submit the following as the expenses including the damages awarded connected with the extension of Clifford street,

S. B. Williams E. B. Fenner J. F. Kinney,	138 0	0	
	\$552 0	0	
John T. Clarke, disbursements, services of notices, searches and services	444 5		

10.00 10,596 17 owners of lands taken.....

.....\$11,637 67 making a total of ...

the amount of damages awarded by the commissioners has been ascertained and is hereby adjusted at the sum of eleven thousand, six hundred and thirty-seven dollars and sixty-seven cents; there-

fore,
Resolved, that all persons interested in the matter of the ordering of an assessment for the extension of Clifford street, be heard as to the same, at the meeting of the Common Council to be held on Tuesday, February 21st, 1888, at seven o'clock 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.

Ald. Kelly moved that action on the confirmation of the assessment roll for Colvin street plank walk be reconsidered. Adopted.

Ald. Kelly moved that action on the ordering of an assessment for Colvin street plank walk be re-

an assessment for Colvin street plank walk be re-

onsidered. Adopted.
On motion of Ald. Kelly further action on the order of assessment and the assessment roll for

order of assessment and the assessment roll for Colvin street plank walk was postponed.

By Ald. Kelly—Resolved, That the City Clerk is hereby directed to notify all of the electric light and all of the gas companies with which the city has contracts not to place, any more electric or gas lamps upon any streets in this city unless so ordered by the Common Council. Adopted.

The President announced the following committee on the plans submitted by the Vacuum Oil Company:

Company: Ald. Foley, Sullivan, Selye, Judson, Kohlmetz. The Board then adjourned. PETER SHERIDAN, City Clerk.

In Common Council-Jan. 30, 1888.

SPECIAL MEETING.

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

Present—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Foley, Hall, Swikehard, Judson, Stein. Bohrer, Kelly, Thayer—13.

Absent-Ald. Sullivan, Elliott, Selve-3. By the Clerk-

MAYOR'S OFFICE. ROCHESTER, January 30, 1888.

Peter Sheridan, Esq., City Clerk:

Please call a special meeting of the Common Council for to-day at 12 o'clock, m., that the members of the Board may again take into consideration the following resolution presented at the last regular meeting, but action on which was post-poned until February 7th:

"By Ald. Thayer-Resolved, That the City Treasurer be, and hereby is, authorized to issue the city's note for the sum of twelve thousand dollars. city's note for the sum of twelve thousand dollars, under the authority of Section 81 of the City Charter, and credit the proceeds of said note to the Highway Fund; said note to be discounted under the direction of the Finance Committee, and to be countersigned by the Chairman of the Finance Committee and the discount thereon to be charged to Contingent Fund.

In answer to the criticisms which have been made on the expenditure of the Highway Fund by the Executive Board, that Board, through its clerk, has submitted the following:

ROCHESTER, Jan. 28, 1888.

Hon. C. R. Parsons, Mayor of Rochester:

DEAR SIR: At this date the Highway Fund is exhausted, and under the terms of the Charter the Executive Board is precluded from incurring any indebtedness against said fund, in the absence of moneys in the hands of the City Treasurer to the credit thereof.

The Executive Board has endeavored to admin-The executive Board has endeavored to administer expenditures of this fund with care and prudence, and believes that its present depleted condition is due to the fact that the requisition of the Executive Board at the commencement of the year for that fund was not honored by the Finance Committee and the Common Council.

It is very unfortunate that the highway fund should be exhausted at this particular juncture. One of the severest storms which has occurred for many years is now upon us. The streets in the outlying wards are blockaded with snow to such a very that they cannot be used for the ord. outlying warus are blockaded with show to such an extent that they cannot be used for the ordinary purposes of traffic, or the passage of the fire department in case of a conflagration. Very many working men are thrown out of employment, who are accustomed to receive such results from their paper. labor in this department as will enable them to feed their families. In view of these facts, it may be well questioned whether the failure to immediately provide funds for the continuing of work in that department may not prove an expensive mistake.

The question as to whether the Executive Board has been extravagant in its expenditures from this fund can be fully determined at the leisure of the Common Council, but the work of the department cannot cease for any extended period without great inconvenience, discomfort and financial loss to our citizens.

Your Honor's attention is respectfully invited to the annexed statement, showing the amount of the requisition made by the Executive Board for this fund at the beginning of the fiscal year, the amount allowed by the Common Council and the principal items of expenditure therefrom to date

Very much of this expenditure was because of work undertaken under the pressure of earnest personal solicitation and demand of the Aldermen of the various wards, each of whom claimed, perhaps with some justice, that as the direct and special representative of his particular ward, he was best qualified to judge of the wishes and needs of that particular locality.

of that particular locality.

In consideration of these persistent and imperative demands from individual members of the Common Council for the expenditures from the highway fund for the benefit of their several constituences, it is somewhat difficult for the ordinary observer to appreciate the manliness or justness of the hasty attempt made by some parties to unload all responsibility in the matter of expenditures from this fund upon the board having its immediate outsody, which board may have been culpable to the extent to which it yielded to the importunate demands of the parties herein before indicated.

The situation is thus briefly submitted for the

The situation is thus briefly submitted for the consideration of the chief magistrate of the city. The Executive Board has exhausted its powers in the matter, and can no longer continue the work in the highway department until the necessary funds are provided therefor.

Respectfully submitted.

THOMAS J. NEVELLE, By order Clérk.

At a meeting of the Finance Committee of the Common Council in April last, the Executive Board presented a detailed statement, by streets, of the amount of money which it was estimated would be necessary to perform the work for which the highway fund is raised. The amounts so stated were as follows

For repairs of about fifty-four miles of improved streets and alleys.......
For grading and repairs of of ninety-five miles of unimproved streets and alleys, building and repairing cross-walks, cleaning sidewalks, ditches, 25,400 00 25,250 00 For cleaning and sweeping streets, alleys, removing ashes and rubbish..... New steam roller, machinery, tools, 63,500 00 16,300 00 11,680 00 For salaries and all other expenses....

With the fact in mind that there are about 237 miles of improved and unimproved streets and alleys that need to be cleaned and maintained in the city of Rochester, the above requisition could not be deemed extraordinary, yet the Finance Committee arbitrarily decided that the sum of about \$127,000 was sufficient to defray all expenses of the Street Department for the year.

The expenditures of the Executive Board for the following purposes, to January 1, 1888, as shown

following purposes, to January I, 1888, as shown by its records, are:

For scraping, cleaning and sweeping \$23,621 00 \$2,472 00 oridge, repair and care 2,308 00 ewalks 4,108 00 streets.
For sewer repairs.
For Allen street bridge, repair and care.
For repairs to sidewalks.
For removal of ashes and rubbbish.
For care and repairs of Lyell avenue and
Brown street canal bridges. streets. 25,170 00 2,200 00 For general street repairs
For McAdam, sand and grayel..... 35,390 00 For lumber..... Steam roller.....

The above are the chief items of expenditure which, together with a large number of smaller ones, make an aggregate outlay for all purposes in the street department to January 1, 1888, \$135,000. The difference between the amount of appropriation and the amount of expenditure is made up of sundry items of other sources of income.

During the year 1886, about three miles of improved streets were constructed, which added to the cost for general repair and care in 1887.

The actual expenditure for several items was

largely in excess of the estimates, owing to unfor-seen and necessary work required to be done. There were also extraordinary outlays demanded in the repairs of Court street bridge piers, Andrew street bridge piers and abutments, and the neces-sary painting of Central avenue and East Main street bridges.

It is estimated that the board has now on hand property purchased out of this appropriation, consisting of a new cost am roller, lumber and stone, to the value of \$9,000.

In reply to the foregoing communication from said Executive Board, four members of the Finance Committee of the Common Council make response as follows:

ROCHESTER, N. Y., Jan. 28, 1888.

Hon. C. R. Parsons, Mayor:

DEAR SIR: The undersigned, members of the finance committee of the Common Council, hereby mance committee of the Common Council, hereby request you to call a special meeting of the Board of Aldermen for Monday, January 30th, 1888, at 12 m. sharp, for the purpose of considering the resolutions introduced at the last meeting of the Common Council by Alderman Thayer, chairman of the finance committee.

Your committee voted last April to give the Executive Board \$130,000.00, for the highway fund. In 1883 the Executive Board was given for that fund about \$80,000.00; in 1884, \$72,000.00; in 1886, \$117,457.00, and in 1887, \$130,000.00. We believed, and still believe, that \$130,000.00 for the highway fund was abundantly large to take care of all the streets that it is the duty of the executive board to look after. Ten months of the year have elapsed, and the finance committee of the common council are informed that the appropriation is practically exhausted. We need not or the common council are informed that the appropriation is practically exhausted. We need not say that we are surprised to learn that what we supposed was a liberal appropriation should be depleted, and but ten months of the year passed.

We are persuaded that the circumstances in which we find ourselves are circumstances over we are persuaded that the circumstances me which we find ourselves are circumstances over which we have no control. The charter puts upon us the duty of levying taxes. It also puts upon us the duty of making appropriations; but there are several departments to which we make appropriations are which as the second control of the control tions over which we have no control, and it is not possible for us to say whether or not the expendi-tures in these departments are wise, economical and just. Nevertheless, when the appropriations are exhausted all work ceases. We have to take it for granted that the work has been properly done and the affairs economically administered. If we and the affairs economically administered. If we take any other position, then the taxpapers, who have paid their obligations for certain work to be performed, condemn the Common Council for the non-performance of that work, when, as matter of fact, if every department is given to understand at the beginning of the year that it must live within the appropriations, no extraordinary emergencies occurring, the taxes would be a definite quantity, and wise economy would be absolutely necessary, and the wretched practice forced upon us of making deficiency notes would be forever done away We protest against the circumstances that compel us to make additional appropriations. We believe it is unbusinesslike and prejudicial to our best interests and of approved municipal methods.

The past year has been a year noted for the lack of rain, and, until the present week, conspicuous for the absence of any heavy snow storm. It does not appear to your committee or the Common Council, that there has been sufficient increase in Council, that there has been sufficient increase in the number of streets that are to be cared for out of the highway fund to justify the expenditure of \$130,000 within ten months. No extraordinary emergency had been apparent and yet the funds are gone, and, if we refuse to grant the additional appropriation asked for, all work upon the thoroughfares of the city ceases and

Council. members Ωf the Common the individually and collectively, receive the condemnation of the people for a condition of things for

nation of the people for a condition of things for which they are in no respect responsible.

The finance committees are on record against this anomalous condition of things. We wish to protest, here and now, most emphatically, against the relations in which we are placed, which puts upon one branch of the city government all the blame for shortsightedness, unwise expenditure, and of extravagance of other departments, especially those departments over which we have no control whatever as to how they shall expend their moneys. But it is only another illustration of the oft-quoted statement that the charter of the city of Rochester is of no practical value for a city city of Rochester is of no practical value for a city of 125,000 people.

Being, as we are, "between the devil and the deep sea," we, as gracefully as possible, submitto the annoying and unjustifiable circumstances that our mixed charter has put upon us, hoping mean-while that the citizens of Rochester will take sufficient interest in municipal politics to give us a charter that makes the responsibility equal and particular, both in the matter of raising money, in the matter of making appropriations, and in the matter of expending the same.

Had we granted every appropriation asked for by the departments, our tax levy would have been swelled several hundred thousand dollars more than it was.

Very respectfully, H. G. THAYER, JOHN H. FOLEY, GEORGE B. SWIKEHARD. GEORGE W. ELLIOTT.

It has well been said, "it is unfortunate that the Highway Fund should be exhausted at this particular juncture," The recent storm, with its heavy fall of snow, and the constant accumulation of ashes and other matters requiring prompt fremoval. have left our streets in a somewhat deplorable condition.

The loss of compensation to the men formerly employed by the Executive Board on the streets is producing unfortunate results.

The question as to where the blame may lie can be discussed later, but the best interests of our city demand that the necessary funds should be promptly provided, that the relief so urgently desired may be no longer delayed.

CORNELIUS R. PARSONS, Mayor.

Ordered received, filed and published.

Ald. Thaver moved that the resolution authorizing the City Treasurer to issue the city's note for the sum of \$12,000 and credit the proceeds of said note to the highway fund, be taken from the table. Adopted.

Ald. Foley moved that the resolution be adopted. And. Donrer moved as an amendment, that \$16,-000 be inserted in the resolution instead of \$12,000.

Lost by the following vote:

Ayes—Judson, Bohrer—2.

Nays—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Foley, Hall, Swikehard, Stein, Kelly, Thayer-11.

The original resolution was then adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Foley, Hall, Swikehard, Judson, Stein, Kelly, Thayer—12.

Nays-Bohrer-1.

Ald. Foley moved that the resolution authorizing the City Treasurer to draw the city's note for \$8,000 and credit the proceeds of said note to the Health Fund, be taken from the table. Adopted.

Ald. Foley moved that the resolution be adopted.

Adopted by the following vote:

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—13.

On motion of Ald. Foley, the board then adjourn-PETER SHERIDAN, City Clerk.

In Common Council, Feb. 21, 1888.

REGULAR MEETING.

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

siding.
Present—Ald. Tracy, Sullivan, Marson, Fee,
Kohlmetz, Fritzsche, Elliott, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.
Absent—Ald. Foley, Selye—2.
Ald. Kelly moved that when the Board adjourn
it be until March 7, 1888. Adopted.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCES.

By Ald. Marson—Petition for water in Fitch street referred to the Water Works Committee and Executive Board.

and Executive Board.

By Ald, Fee—Petition of D. Copeland for permission to erect a wood building, permission granted; also petition for an electric light at or near the south entrance of Livingston Park.

Ald, Fee moved that the prayer of the petitioners

be granted under directions of the Lamp Commit-

tee. Adopted.
By Ald. Fee—Bills of
James W. Gillis, frame.
Williamson & Higby, stationery. city attor-40 00H. H. Langworthy, services, law suits ... H. H. Langworthy, services, law suits...
Jerome Keyis,
Seward French,
Thos. R. Griffiths.
H. V. Filkins, constable services...
Lawrence W. Davis, serving notices.
Rochester District Telegraph Co., services
Steele & Avery, stationery...
Union and Advertiser printing notices,
Referred to the Committee on Conting 14 00 30 00 53 20 42 25 52 26 $\frac{3}{25} \frac{05}{45}$ 409 60 Referred to the Committee on Contingent Ex-

penses.

By Ald. Kohlmetz—Petition of N. B. Devereaux for alleged damages. Referred to the Law Committee. Also petition of Alies Mauder in relation to erroneous assessments. Referred to the Assessment Committee. Also petitions for water mains in avenue A from 286 feet west of Harris avenue to North St. Paul street. Referred to the Water Works Committee and Executive Board. Also petition of August Gohr and H. R. Howard for permission to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act. Also petition for a pipe sewer in Avenue C. Referred to the Surveyor to prepare an ordinance. Also petition of Fee Bros. for permission to construct brick building across Elter alley so as to not interfere with the driveway. Permission granted.

Permission granted. By Ald. Elliott-

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

of Rochester:

GENTLEMEN: At your last meeting, the Vacuum oil company filed a contour map, and made by its representative, satements showing in a general way, the plans which the company has devised for the protection of its works, and the removal of all just causes of complaint with reference to the operation of the same. At a meeting of the committee to which this subject was by you referred it was stated on behalf of said company, that a bond in the penalty of \$100,000 would be given, conditioned that the plan, when perfected and agreed upon, would be carried out, and the work provided for completed within a reasonable time.

As the consideration and perfecting of the plans,

As the consideration and perfecting of the plans, As the consideration and perfecting of the plans, by the city engineers, must necessarily occupy some time, and as this company is ready and willing to do all which can reasonably be required for the protection of the city, we now make this proposition in writing to your honorable body: The Vacuum Oil Company will at once, if desired by the Common Council, execute and deliver a bond in the penalty of \$100,000, with satisfactory sureties, conditioned as follows:

First—That this company shall, within six months from the time when the plans for the protection of

from the time when the plans for the protection of our petition.

the works shall be agreed upon between the city and the said company, construct the improvement provided for by such plans and complete and maintain the same.

second—That said company shall pay to the city of Rochester all damages which said city may sustain by reason, (1) of the escape of crude petroleum. or any of its products, from the works of the company, and (2) by reason of the burning or other destruction of said works, or any part thereof, prior to the completion of the improvements provided for by the plans agreed upon between the city and this company, as set forth in the foregoing first condition.

Respectfully submitted,

THE VACUUM OIL CO.

BY CHARLES M. EVEREST,

Vice President.

Dated February 21, 1888.

Ald. Elliott moved that the communication be Ald. Elliott moved that the communication be received, filed and published and referred to the Special Committee now considering plans submitted by the Vacuum Oil Company. Adopted. By Ald. Elliott—Remonstrance against the erection of a wood building in Maple place owned by Charles Van Lew. Referred to the Wood Building Committee and Fire Marshal, with power to act. By Ald. Hall—Bills of—William Bassett, labor and material Police Department. \$156.57

Department ... William Bassett, labor and material, base-

the Lamp Committee.

By Ald. Judson—Petition of property
Whitmore park to cancel assessments.

Referred

to the Assessment Committee. to the Assessment Committee.
By Ald. Stein—Petition to sprinkle North street.
Referred to Surveyor to prepare an ordinance.
Also, petition of Barnett Sablonsky to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act.
By Ald. Kelly—Petition of Michael Love in relation to a committee of the committee

tion to an erroneous assessment. Referred to the

Committee on Erroneous Assessments.

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

By Ald. Kelly-

To the Honorable the Legislature of the State of New York:

Gentlemen—The undersigned, your petitioners, respectfully represent that they are the owners of a considerable tract of land and city lots lying on the south-westerly side of the Erie canal, adjacent to the extension of Rowe street in the town of Gates, and to Ninth, Tenth, Eleventh and Rowe streets in the city of Rochester. That for the purposes of carrying the drainage water from the said southwesterly side of the Erie canal, the State of New York did cause an iron pipe culvert to be constructed under said canal, of 2½ inches internal diameter, said pipe sewer being located under said canal between Ninth and Tenth streets in said city. That said sewer is now entirely inadequate in depth and capacity to carry off the water which accumulates on said drainage area in times of freshet. GENTLEMEN-The undersigned, your petitioners,

Your petitioners further show that the outlet of said canal pipe sewer on the northeasterly side of the canal has been deepened by the city of Rochester so that there is now a drop of three feet from the bottom of the canal sewer to the bottom of the

Your petitioners therefore pray for the passage Your petitioners therefore pray for the passage of an act empowering the Superintendent of Public Works of this State to depress the present 24-inch iron pipe sewer to a depth of three feet below the present sewer, also that the capacity of the said sewer be increased by laying another 24-inch cast iron pipe alongside of the present pipe when the same shall have been depressed in accordance with authorition.

We are informed that the cost of this improve-

ment will be about \$3,000.

I Your petitioners further show that Rowe street in the city of Rochester crosses the Eric conal at a very acute angle, and that the State of Mew York in constructing the bridge over the said canal on Rowe street placed the same at right angles with said canal, in consequence of which a portion of the westerly approach thereto was constructed on the westerly approach thereto was constructed on private lands, and that the entrance into Eleventh street southerly was so obstructed by said approach to Rowe street bridge that no access can be had thereto except by passing over private lands.

Your petitions therefore pray for the passage of an act empowering the Superintendent of Public works of this State to construct a good and sufficient embankment approach from the said wester-ty approach to Rowe street earnal bridge into Elev-

ly approach to Rowe street canal bridge into Elevny approach to howe street canar bridge into like enth street scutherly. And your petitioners are informed and believe that the cost thereof will be about \$1,000.

MATHIAS KONDOLF,

STANDARD SEWER PIPE CO.,

F. N. Kondolf, Sec'y.,

MICHAEL BRAYER ESTATE,

JACOB ODENBACH,

JOHN KUBEL, F. HARTLEY

Ordered received filed and published.

By Ald Kelly—Resolved, By the Common Council of the city of Rochester, that the Hon. Donald McNaughton, Senator from this district, and Hon. P. Andrew Sullivan and William S. Church, Members of Assembly from this city and county, be, and each of them is requested to use all honorable means to secure the passage of an act, of which the following is a copy, to secure the objects therein mentioned.

By Ald Kelly—

By Ald. Kelly AN ACT to authorize the Superintendent of Public Works of this State to depress the iron culvert under the Eric canal between Ninth and Tenth streets, in the city of Rochester, and to increase the capacity thereof; also to construct an embankment approach from the westerly approach to Rowe street canal bridge southerly into

Eleventh street, in said city.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. The Superintendent of Public Works of this State is hereby authorized and directed to depress the present iron culvert under the Erie Canal between Ninth and Tenth streets in the City or Rochester, to such depth as shall cause the bottom of the same to substantially correspond with the grade of the bottom of the present Rowe steest sewer at its intersection with said Erie Canal, and also to increase the sectional area and capacity of said source by placing and laying a cast iron pine. asio to increase the sectionar area and catacity of said sewer by placing and laying a cast-iron pipe of 24 inches internal diameter alongside of and at the same level with the present iron pipe culvert, when the same shall have been depressed as aforesaid, and to construct such additional foundations and masonary as shall be required to fully complete the same in a permanent and durable manner. § 2. The said Superintendent of Public Works is

also hereby authorized and directed to construct a suitable and proper earth embankment approach from the westerly embankment approach of Rowe street canal bridge in the city of Rochester, south-erly into Eleventh street in said city.

erly into Eleventh street in said city.
§ 3. The expense of the improvements contemplated by section 1 and 2 of this act is hereby limited to \$4,000, to be paid out of any moneys hereafter provided for the repairs, care, maintenance or improvement of the canals of this state.
§ 4. This act shall take effect immediately.
Adopted by the following vote:
Ayes—Tracy, Sullivan, Marson, Fee, Kohlmetz, Elliott, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—13.
By Ald. Thayer—

To the Common Council of the City of Rochester: The petition of Charles H. Wiltsie respectfully

First. That your petitioner hereby gives and ded-

icates to the City of Rochester for the uses of a public street, the street in said city known as Par-

dee Terrace, as shown upon the annexed map.
That the fee title of said street is now in your peti-That the fee title of said street is now in your petitioner; that said street was opened for public uses in August, 1887; that said street has been graded, and four-foot plank sidewalks have been laid on both sides thereof throughout its entire length; that water-mains have been laid at the expense of your petitioner; that the length of said street is 703.4-10 feet; and the width thereof throughout its entire length is forty-six feet; that fifteen new houses have been constructed on said street since the same was opened.

Second. That your petitioner has not yet placed at the corner of said street the stone monuments required by the rules and regulations of the Executive Board, and the City Surveyor; that he intends to place such monuments as soon as the weather will permit; and that he has filed with the Execu-tive Board of this city his bond in the penal sum of one hundred dollars (\$100) with two sureties, that he will place such stone monuments at the corners

of said street subject to the approval of said City Surveyor on or before July 1st, 1888. Third. That your petitioner has filed copies of the map showing said street, and the adjacent property in the office of the County Clerk, and of the Assessors in the City of Rochester, and of the

Surveyor of said city.

Surveyor of said city.
Wherefore your petitioner asks that said street
be accepted as one of the public streets in said city
of Rochester, and the same be placed under the
jurisdiction of its Municipal Government.
Dated February 21st, 1888.

Dated February 21st, 1888.

CHARLES H. WILTSIE.

County of Monroe, City of Rochester, s.s.:
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 the matters therein stated to be alleged on information and belief and as to those matters he believes it to be true.

CHARLES H. WILTSIE.
Sworn to before me, February, 21, 1888.
JAMES H. KELSO, Com'r, of Deeds.
Ald. Thayer moved that the petition of Chas. H. Wiltsie be referred to the Executive Board to report back to this Board. Adopted.

By Ald. Thayer—Petition of Rebecca J. Metcalf in relation to erroneous assessments. Referred to the Erroneous Assessment Committee.

can in relation to erroleous assessments. Referred to the Erroneous Assessment Committee.

By Ald. Thayer—Petition of Albert Hill for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act.

REPORTS OF STANDING COMMITTEES.

Ald. Fee, from the Contingent Expense Committee, Ald. Hall, from the City Property Committee, reported in favor of the various bills presented to their respective committees and referred them to the Finance Committee for payment. By Ald. Kohlmetz—

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

Gentlemen-Please pay to Captain James H. Hooker, the full amount of all the judgments in his action against the city, which judgments are as follows . Judgment for \$800.93 damages and costs, enter-

d July 1, 1883.

2. Judgment for \$125.39, costs of the affirmance of the last named judgment at General Term, entered July 8, 1885.

2. And consent for \$97.27, costs of the Court of

3. A Judgment for \$97.27, costs of the Court of

A Judgment for \$\pi_1.21\$, costs of the court of Appeals in said action to be entered this day. Captain Hooker has paid us for our costs and disbursements and, therefore, the entire amount of all these judgments in this action belongs to him, with interest on the several judgments from their date as follows

s follows:
On \$800.93 from July 14, 1883.
On \$125.39 from July 16, 1885.
On \$97.27 from Feb. 21, 1888.
Respectfully Yours,
J. & Q. VAN VOORHIS.
Ordered received, filed and published.

By Ald. Kohlmetz-

To the Honorable the Common Council of the City

of Rochester:
GENTLEMEN: Your Law Committee begs leave to submit the following for its report:
Your Committee recommends the payment of the following judgments, recovered by James H, Hooker against the city, for damages alleged to have been caused by the discharge of sewage from the North avenue outlet sewer through premises owned by him and others, and for costs of the several appeals in the action, the first mentioned judgment having been very recently affirmed by the Court of Appeals, thereby leaving no option with the city other than to pay the same, namely: July 14, 1883, damages \$600, costs \$200.93; July 16, 1885, costs of appeal to Court of Appeals ruary 21, 1888, costs of appeal to Court of Appeals \$97.27; the judgments also bearing interest from their respective dates.

Your Committee, under the advice of the city at-

Your committee, under the advice of the city alterney also recommend the payment of the two judgments, the first recovered by Lizzle L. Chapin against the city, for damages alleged to have been sustained from the discharge of sewage from the Monroe avenue and Nichols Park outlet sewers in the Theory great flowing agrees have premises in Monroe avenue and richors rark other sewers in-to Thomas creek, flowing across her premises, in which action the jury found a verdict in her favor for \$1,500. Judgment therein was entered on January 23, 1888, for damages \$1,502.25, costs \$148.57, togeth-er with interest thereon from said January 23, 1888. er with interest thereon from said January 25, 1888. From said judgment, however, should be deducted 75 cents prospective disbursements, for sherift's execution fees and the clerk filing execution and entering satisfaction and the other judgment being recovered by the plaintiff in the action of Margaret. A. Ferguson against the city for injuries alleged to have been sustained by her by reason of a defective nave been sustained by help by reason of a defective sidewalk on Strong street, and in which the jury rendered a verdict in her favor for \$1,100. Judg-ment thereon was entered on January 28, 1888, and ment thereon was entered on January 25, 1888, and bears interest from that date, and is for damages \$1,100; costs, \$118.61, less 76 cents prospective disbursements for sheriff's and clerk's execution fees. The amounts recovered are in the opinion of the city attorney, much lower than can reasonably be democrated in one part trials has granted thousis. expected in case new trials be granted therein, and

Your committee, after a full investigation, is of the opinion that the bill of Wm. Johnson, referred to your committee, should be paid, as we believe the services rendered are amply worth the amount

charged.

The claim of Mrs. Jennie Woodhouse for damages alleged to have been caused by the bursting of a water main at or near the corner of North Clina water main at or near the corner of North Clinton and Granger sts., should be referred to the Executive Board, with the request that that body examine into the matter and report the facts to your honorable body, with their opinion as to the disposition to be made of the same.

Your committee is of the opinion that the City Attorney and Surveyor should be directed to prepare an act, or an amendment to the charter, for passage by the Legislature dividing the city into

twenty wards.

Your committee would further recommend that a settlement be had of the actions of Mary A. Graham, as administratrix, etc., of Anna Graham, deceased, and Mary A. Graham, individually, against the City of Rootester, by the payment of the amount of judgment in the first mentioned action, namely, \$2,309.59 and interest thereon from October 25, 1887, besides \$20 costs of the appeal to the General Term to this date, and in the second action the sum of \$62, the amount of the plaintiff's costs and disbursements therein to this date. We concur with the City Attorney in the belief that such a settlement will be advantageous to the city to make, as it will dispose of the cause of action in the second action, the damages in which are stated at \$10,000.

For the above purposes we recommend the acompanying resolutions. Your committee would further recommend that a

adoption of the accompanying resolutions.

ying resolutions.
H. Kohlmetz,
Jas. S. Judson,
H. G. Thayer,
Geo. W. Elliott,
Joseph H. Fee,
Law Commit Law Committee. Ordered received, filed and published.

Ordered received, filed and published. By Ald. Kohlmetz—Resolved, That the Clerk draw an order upon the Treasurer, payable from the Contingent Fund, in favor of James H. Hooker, for one thousand and twenty-three dollars and fifty-nine cents, with interest on ninety-seven dollars and twenty-seven cents from February 21, 1888; upon \$125.39 from July 16, 1883; said orders to be drawn upon the certificate of the City Attorney that proper satisfaction pieces of the judgments referred to in the foregoing report have been executed and delivered. cuted and delivered.

cuted and delivered.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.

By Ald. Kohlmetz—Resolved, That the Clerk draw an order upon the Treasurer, payable from the Contingent Fund, in favor of C. D. Kiehel, Esq., attorney for the plaintiff, Lizzie L. Chapin, for one thousand six hundred and fifty dollars and seven cents, with interest thereon from Linuary seven cents, with interest thereon from January 23, 1888, upon the certificate of the City Attorney that a proper satisfaction piece of the judgment obtained by her, referred to in the foregoing report, has been executed and delivered.

port, has been executed and delivered.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Swikehard, Judson, Stein,
Bohrer, Kelly, Thayer—13.

By Ald. Kohlmetz—Resolved, That the clerk
draw an order on the Treasurer, payable from the
contingent fund, in favor of D. C. Feely, Esq., attorney for the plaintiff, Margaret A. Ferguson, for
one thousand, two hundred and seventeen dollars
and eighty-five cents, with interest thereon from
Jan. 28, 1888, upon the certificate of the City Attorney
that a proper satisfaction piece of the judgment that a proper satisfaction piece of the judgment obtained by her, described in the foregoing report,

obtained by her, described in the foregoing report, has been executed and delivered.

Adopted by the following vote:

Ayes — Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Swikehard, Judson, Stien, Bohrer, Kelly, Thayer.—13.

By Ald. Kohlmetz—Resolved, That the clerk draw an order on the Treasurer, payable from the contingent fund, in favor of William Johnson, for two hundred deliver in payment of his bill for the two hundred dollars, in payment of his bill for that amount for services rendered and expenses in-curred and paid in and about the Thomas creek sewer nuisance cases

sewer nuisance cases.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.

By Ald. Kohlmetz—Resolved, That the claim of Mrs. Jennie Woodhouse, referred to in the forego-

ing report be, and the same hereby is, referred to the Executive Board, with a request that they ex-amine into the same and report at their earliest convenience to this Board the course to be pursued

ornvenience to this board the course to be pursued in regard to said claim. Adopted.

By Ald. Kohlmetz—Resolved, That the City Attorney and City Surveyor be, and they hereby are, directed, at their earliest convenience, to draft and submit to this Board for approval, an act or amendment to the city charter dividing the city into twenty wards, to be presented to the Legislature

twenty wards, to be presented to the Legislature for enactment. Adopted.

By Ald. Kohlmetz—Resolved, That the clerk draw an order upon the treasurer, payable from the contingent fund, to the order of Walter S. Hubbell, Esq., attorney for the plaintiff in the foregoing mentioned Graham actions, for the sum of two thousand three hundred and ninety-one dollars and fifty-nine cents, with interest on \$2.309.59 from October 25, 1887, upon the certificate of the city attorney that a proper satisfaction piece of the judgment, stipulations of discontinuance of appeal in the first, and of the action in the second above entitled actions, and a general release of the cause of action embraced in the second action has been executed and delivered. Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.

By Ald. Marson—

By Ald. Marson-

To the Honorable, the Common Council of the | City of Rochester: GENTLEMEN—Your Assessment Committee begs

leave to submit the following as its report:
The application of the New York Life Insurance Company for relief from alleged water rates or assessments should be referred to the Executive Board, having charge of the water-works department, to take such action, and grant such relief as in its opinion may be just and equitable, according to the circumstances, your committee being of the opinion that such board can best determine the application upon its merits.

M. H. Fitz Simons and Robert Sterrit were assessessed for the King, Allen and Canal streets sewer cleaning upon property on Grape street owned by them in the rear of lots 30, 31 and 32 on Orange street, the amount thereof being \$11.04, which the assessors have certified is erroneous, and should be deducted from the original assessment of \$26.31, in which opinion your committee

concurs.

William Cochrane was assessed on his lot, corner of Jay and Magne streets for the cleaning of the \$9.20. The lot fronts on Jay street, and the lateral sewer of said lot is drained into the sewer in Jay street. Mr. Cochrane paid his assessment, but the assessors have certified that the same was erron-eous, and should be refunded to him, and we, there-

fore, recommend such action.

The application of Mary Smith to be relieved of an assessment of \$102.95 against her premises on the northwest corner of Troup and Julia streets for Troup street sewer, should be denied, as the assessors and your committee are of the opinion that no grounds for such relief being granted have been

The application of Alexander Heydecker to be relieved from a part of an assessment against his premises on the corner of Brown street and West avenue for the Brown street asphaltum improvement upon an alleged erroneous frontage measurement, should be granted, to the extent of 15 feet, that being the amount certified by the assessors, and the rate of assessment being \$5.73, net foot frontage, and \$6.42, assessment foot frontage, in-

cluding interest added for two years.

The application of George Blumenstock, John McMannis, Isabella Springstead, Murta Glenn and Charles King for relief from excessive lot frontage measurements in the matter of the assessment against their respective premises upon Brown street, for the Brown street asphaltum improvement, should be granted, to the following extent, such be ng certified by the assessors to be just, namely: George Blumenstock, three feet, John namely: George Blumenstock, three teek, John McMannis, one foot, Isabella Springstead, one foot, Murta Glenn, three feet, and Charles King, one Murta Glenn, three feet, and Charles King, one \$5.73 net frontage foot, or \$6.42 foot, at the rate of \$5.73 net frontage foot, or \$6.42 assessment frontage foot. Said Blumenstock having heretofore paid his assessment is therefore entitled to be repaid the sum of \$17.19.

The claim of Jane A. Bardwell, Ann M. Burkhardt, James Dellbridge, L. H. Howland, heirs of H. A. Blauw, deceased, and Christian Yakey, to have relief afforded them against the assessment made against their respective premises for the North Clinton street improvement and sewer extension, under Final Ordinance No. 3,053, should be granted in the following particulars and extent, for the following reasons, namely: It appears from the statements of the Second Assistant City Surveyor that in the improvement it became necessary to cause to be removed trees in front of their respective premises, and which would be in their respective premises, and which would be in the line of the improvement, and the same were removed at an expense of \$5 per tree, and such expense was paid to the contractor by the city; that a break occurred in the watermain in the roadway at the corner of Central avenue and North Clinton street, and that and the roadway had to be improved, which resulted in an expense of \$133.00 for extra work, which was also paid to the contractor; that the extra work upon the Surveyor's books was, through a mistake, added to the cost of removing the trees, and the total amount charged as the expense of and the total amount charged as the expense of

removing the trees, was \$213.00, instead of \$80.00, the actual expense, and the assessments of the above mentioned persons were surcharged to the greatly erroneous amount of \$10.21 per tree; said Bardwell and Yakey being each charged with three trees, and each of the others with two trees. The amount of excess charged, as certified by the said. Assistant Surveyor, is as follows: Said Jane A. Bardwell and Christian Yakey each \$28.00, and the others each \$19.00.

others each \$19.00.

Ann M. Burkhardt and James Dellbridge have paid their assesments, and, therefore, should have said sum of \$19.00 each refunded to them, while the others should have the above mentioned sums, with two years' interest added, deducted from their nearting assessments the amounts with in their respective assessments, the amounts with interest, being stated in the annexed resolution.

Your Committee, therefore, recommends the adoption of the accompanying resolutions for the purposes aforesaid.

W. H. MARSON,
LEO J. HALL,

C. STEIN.

Assessment Committee.

Assessment Committee.
Ordered, received, filed and published.
By Ald, Marson—Resolved, That the application of the New York Life Insurance Company, mentioned in the foregoing report, be, and the same hereby is, referred to the Executive Board, with power to determine the same, according to the

merits thereof. Adopted.

By Ald. Marson—Resolved, That the City Treasurer receive from M. H. FitzSimons and Robert Sterritt, for the assessment for the sewer cleaning aforesaid, the sum of \$26.31, less \$11.04, and charge

the balance to erroneous assessments. Adopted.

By Ald. Marson—Resolved, That the assessment
against the property of William Cochrane for the King, Allen and Canal streets sewer, as referred to in the foregoing report, be cancelled, and that the Treasurer charge the amount thereof to erroneous assessments. Adopted.
By Ald. Marson—Resolved, That the application

of Mary Smith, referred to in the foregoing report,

be, and the same hereby is, denied. Adopted.
By Ald. Marson—Resolved, That the Treasurer
be, and he hereby is, directed to receive from Alexander Heydecker the amount of an assessment against his premises on the corner of Brown street and West avenue for the Brown street asphalt improvement, less \$96.30, and the discount, if any, and that he charge said sum of \$96.30 to erroneous

that he charge said sum of \$90.30 to erroneous assessments, Adopted.

By Ald. Marson—Resolved, That the Clerk draw an order on the Treasurer, payable from the contingent fund, in favor of George Blumenstock for seventeen dollars and nineteen cents, being the amount erroneously assessed to him for the Brown treater beltom improvement.

street asphaltum improvement.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.

By Ald. Marson—Resolved, That the Treasurer receive from John McMannis the amount of the receive from John McMannis the amount of the assessment against him, less \$6.42, and the usual discount, if any; from Isabella Springsted, the amount of the assessment against her, less \$6.42, and the usual discount, if any; from Charles King, the amount of the assessment against him, less \$10,000 and the usual discount if any; from Charles King, the amount of the assessment against him, less \$10,000 and the usual discount if any; confirmant against him, less \$10,000 and the usual discount if any; confirmant against him, less \$10,000 and the usual discount if any; confirmant against him, less \$10,000 and him against him against him, less \$10,000 and him against him agai Ming, the amount of the assessment against film, less \$6.42, and the usual discount, if any; and from Mortimer Glenn, the amount of the assessment against him, less \$19.26, and the usual discount, if any, upon account of the assessment against them respectively for the Brown street asphaltum improvement, and that said amounts be charged to erroneous assessments. Adopted.

By Ald. Marson-Resolved, That the City Clerk By Ald. Marson—Hesolved, That the City Clerk draw an order on the Treasurer, payable from the contingent fund, in favor of Ann M. Burkhardt, for \$19, being the amount of an excessive assess-ment paid by her upon the North Clinton street improvement and sewer, under ordinance No. 3,053, and that he draw an order payable in like manner in favor of James Dellbridge for the sum of \$19 for the same reasons.

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-

metz, Fritzsche, Elliott Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.

By Ald, Marson—Resolved, That the Treasurer receive from Jane A. Bardwell the amount of an assessment against her, less \$31.92, and the usual discount, if any, and of L.H. Howland the amount of the assessment against him, less \$21.28, and the usual discount, if any; of the heirs of H. A. Blauw, deceased, the amount of the assessment against them, less \$21.21, and the usual discount, if any; and of Christian Yakey, the amount of his assessment, less \$31.92, and the usual discount, if any; upon account of the assessments against them respectively for the North Clinton street improveupon account of the assessments against their respectively for the North Clinton street improvement and sewer, under ordinance 3,053; and that said amounts be charged to erroneous assessments. Adopted.

REPORTS OF SELECT COMMITTEES.

Ald. Sullivan, from the committee on plans submitted by the Vacuum Oil Company, reported progress and asked for further time, which was granted.

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

By the Clerk-

CITY SURVEYOR'S OFFICE, ROCHESTER, N. Y., Feb. 14, 1888.

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

GENTLEMEN-By a clerical error made in this of-

Gentlemen—By a clerical error made in this office the names of two adjoining lots on the south side of Central avenue were interchanged in making out the map for the Assessors on which to base their assessments for the Central avenue pipe sewer, which was constructed last year.

The amount assessed on the lot owned by Susan M. Bosworth, should have been on that owned by Mary A. Vary, and that on the lot owned by Mary A. Vary should have been on that owned by Susan M. Bosworth. Susan M. Bosworth was assessed for a lot lateral connection (\$5), whereas it should have been for a lot lateral (\$18), and Mary A. Vary was assessed for a lot lateral (\$18), where it should have been for a lot lateral (\$18), where it should have been for a lot lateral connection (\$5).

Mrs. Bosworth has paid her assessment for a lot

Mrs. Bosworth has paid her assessment for a lot lateral connection and now declines to make up

If the difference (\$13).

If there is no legal process by which she can be compelled to pay the deficiency, it is presumed that the balance will have to be charged to Erroneous Assessments.

I am, very respectfully.
Your obedient servant,
I. F. QUINBY, City Surveyor. On motion of Ald. Stein, referred to the Executive Board.

By the Clerk-

ROCHESTER, N. Y., Feb. 21st, 1888.

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

GENTLEMEN: I have completed the survey and maps of the territory, in the First ward of the city, included within West Main and Allen streets and State and Elizabeth streets, in accordance with a resolution of your Board, passed May 31st, 1887, and contract entered into on the second day of July, 1887, and have submitted the notes and maps of said survey to your Surveyor for examination

tion.

The area of the completed territory is 35.47 acres at \$4 per acre=\$141.88, the amount due me up to date.

Yours respectfully,
John C. Ryan.

I herepy certify that the work so far executed by John C. Ryan for a "Transit survey" of the first fourteen wards of this city has been submitted to me, and his calculations thoroughly tested, and the maps connected with this survey critically examined, and I believe that he has fully complied with the specifications accompanying his contract with the city for the aforesaid work.

I. F. Quinby, City Surveyor.

Ordered received, filed and published.

BUFFALO, N. Y., Feb. 13, 1888.

By the Clerko the Honorable, The Common Council of the City of Rochester:—

The Bell Telephone Company of Buffalo respect-The Bell Telephone Company of Bultalo respect-fully ask permission to construct conduits under and through the streets and alleys of the city of Rochester for the purpose of laying its wires un-derground, and would specify that if permission is granted it is proposed to construct at least one-half mile and probably one mile of such conduits the coming season, to be followed by a like amount each year until at least three miles of such conduit is constructed.

is constructed.

The company offers to provide one duct in all conduits laid, i. e., sufficient accommodation for one-hundred wire cable to the City of Rochester for its wires, free of charge, and will give satisfactory security to indemnify the city against possible damage occurring to the streets or to the city otherwise, in consequence of said construction.

Very respectfully yours,

The Bell Telephone Co. of Buffalo,
By G. P. WATSON, President.
On motion of Ald. Elliott, ordered received, filed and published, and referred to the Law Committee.

REPORT OF THE POLICE CLERK FOR THE MONTH OF JANUARY, 1888.

POLICE COMMISSIONERS' OFFICE, Feb. 21, 1887.

Gentlemen-I respectfully submit the following as my report for the month of January, 1888.

as my report for the month			
Jan., 1888.	Crime. F	enalty.	Paid
3—Anna Powell	drunk	\$10	
Wm. Harder	• •	10	
Geo. H. Leschander	assault	10	9
Geo. Bennet	petit larc.	50	
Wm. Bennett	• • • • • • • • • • • • • • • • • • • •	50	
Frank Bennett		50	
Anthony Donsback	assult	10	
John Moore	petit larc.	50	
4—August Ernest	drunk	10	
Pascal Painter	assault	5	5
James Rusche		5	5
Toney Berweizh		$\check{5}$	5
Frank Lombard		5	5
Frank Lombard Frank Lombard		5	5
Louis Lombard		5	Ř
		5	5
John Charlel		5	55555555
Montiel Monoca	drunk	10	9
5—Fred Luck	urunk	10	10
Chas. Ditterly	*	3	10
Wm. Archer	o ago vilt	25	10
6—John Giebel	assault	20 3	10
9-James Moncan	drunk		Э
Isaac Jordan		$\frac{2}{5}$	۲
James Herrick			5 2
Wm. Rogers		2	×
Wm. Sitterly		10	
Johanna McQuain		10	
Silas Davis	•••	3 3 5	$\frac{3}{3}$
Ed. Glover	• • • • • • • • • • • • • • • • • • • •	3	ğ
John Powell	••	õ	Ţ
Martin Hines		. 5	1
10—Harry B. Byington,	grand larc	'y cost	5
10—Harry B. Byington, John Callihan	assault	5	
John Finzer		9	5
James Bryce	drunk	5	_
Sidney E. Ballard	••	5	5
Albert Card		10	
Sarah Bradford		10	
11—Geo. Kent		10	
Frank Grappenstetter		10	
12—Patrick Lane	•••	10	
John Sullivan	• • •	10	
13—Isaac Mapes	••	10	
14—David Carroll		10	
15—Joseph Wadsworth	• •	10	
John Livingston,	petit larc	. 50	
17—David Brennan		10	
Wm. Lavelle		ĨŎ.	
Fred Kiefer	sel, lig. Sur		
Geo. Coxon	vio. ord	iu.oj	
	drunk	10	
18—Thos. Hart David Ryan	ar and	5	
Thos. F. Gleason	petit larc		5
THOS. T. Gleason	Pour mio		9

19—Jacob Fellman	drunk	10	
John J. Sullivan		10	
20—Peter Sheldon	vio. ord.	25	25
John Burgman		25	5
David Burgman		25	5 5 5 5
Geo. Rugar		26	5
Frank Menor	• •	25	5
Hugh O'Hara	drunk	10	
Daniel McLaughlin	• • •	10	
Minnie Pierce	• •	10	
Mathew Keating	• •	10	
Owen Tierney	• •	10	
Henry Griffen	• •	10	
Thos. Johnson	• •	10	5
Anthony Carter	petit larc'y	50	-
John Ranber	1	50	
21—Geo. Galigher	drunk	10	
Barbara Martin		50	
Joseph Witzigman		10	
22—John Roden	assault	10	
Thos. Rogan	vio. ord.	5	ă
Michael Lynch	drunk	10	_
Geo. W. Mimms.		5	1
August Mauder	vio. ord.	5	$\bar{5}$
24—Delia Clark	drunk	10	-
Joseph Definney		10	
25-Geo. Sharpe		$\tilde{10}$	
Mary Connors	••	10	
27—Frank Sher	hotel fraud	cost	2
30-David Stevenson	drunk	10	
Wm. Mahar		10	
Richard Fitz Patrick	petit larc'y		
Thos. Powers	drunk	10	
Minnie Spencer		10	10
31-Wm. C. Coffee		10	20
STATE OF NEW YORK, Co Rochester, ss:	ounty of Mor	ıroe,	City of
I B Frank Enos Police	Clerk of said	d cit	v heing

B. Frank Enos, Police Clerk of said city, being duly sworn, doth depose and say that the foregoing duly sworn, don depose and say that the toregoing report contains a true and correct statement of all the moneys received by me as such clerk during the month of January, 1888, 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 Feb., 1887.

B. Keeler, Commissioner of Deeds.

Ordered received, filed and published.

By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Feb. 21, 1888.

To the Honorable the Common Council of the City of Rochester

GENTLEMEN—In accordance with the provisions of the Revised City Charter I hereby report that the following named persons have qualified and taken the oath of office as required by law, viz: Philip Rippin and Philip Arnold, Inspectors of Plantion

Election. Edwin L. Kelly, James H. Montgomery, William Dunn, Egbert F. Ashley, Robert B. Wilox, Frederick B. Heath, Commissioners of Deed.
Respectfully submitted,
PETER SHERIDAN, City Clerk

Ordered received, filed and published.

CITY CLERK'S OFFCE, ROCHESTER, Feb. 21st, 1888.

To the Honorable, the Common Council:

GENTLEMEN-I hereby report that the City Assessors have delivered to me the assessment rolls for

sessors have delivered to me the assessment rolls for the following improvements, certified and sworn to as required by law, viz,:
Allen st. sprinkling, O. 3,080.
Andrews st. sprinkling, O. 3,081.
Atkinson st. sprinkling, Sec. 1, O. 3,239.
Atkinson st. sprinkling, Sec. 2, O. 3,240.
Bolivar st. sprinkling, O. 3,241.
Buchan pk. sprinkling, O. 3,241.
Broadway sprinkling, O. 3,281.
Center st. sprinkling, O. 3,083.
Caledonia ave. sprinkling, O. 3,083.
Chatham st. sprinkling, O. 3,085.
Chestnut st. sprinkling, O. 3,086.
Clinton st. sprinkling, O. 3,086.
Clinton st. sprinkling, Sec. 1, O. 3,087.
Clinton st. sprinkling, Sec. 2, O. 3,088.
Clinton Place sprinkling, O. 3,089.

Court st. sprinkling, O. 3,090.
Central ave. sprinkling, O. 3,084.
East ave. sprinkling, O. 3,092.
Emst. sprinkling, O. 3,092.
Exchange st. sprinkling, O. 3,093.
South Fitzhugh st. sprinkling, O. 3,094.
South Ford st. sprinkling, O. 3,095.
North Ford st. sprinkling, Sec. 1, O. 3,096.
North Ford st. sprinkling, Sec. 2, O. 3,097.
Frank st. sprinkling, Sec. 2, O. 3,099.
Frank st. sprinkling, Sec. 2, O. 3,099.
Franklin st. sprinkling, O. 3,100.
Front st. sprinkling, O. 3,101.
Fulton ave. sprinkling, O. 3,102.
Goodman st. sprinkling, O. 3,103.
North Goodman st. sprinkling, O. 3,104.
Hill st. sprinkling, O. 3,105.
Hudson st. sprinkling, O. 3,107.
Jefferson ave. sprinkling, O. 3,108.
Jones st. sprinkling, O. 3,109.
Lake ave. sprinkling, O. 3,109.
Lake ave. sprinkling, Sec. 1, O. 3,110. Hudson st. sprinkling, O. 3,106.
Jay st. sprinkling, O. 3,108.
Jones st. sprinkling, O. 3,108.
Jones st. sprinkling, O. 3,108.
Lake ave. sprinkling, Sec. 1, O. 3,110.
Lyell ave. sprinkling, Sec. 1, O. 3,110.
East Main st. sprinkling, O. 3,112.
East Main st. sprinkling, O. 3,113.
East and West Main sts. sprinkling, O. 3,114.
Meigs st. sprinkling, O. 3,116.
Mill st. sprinkling, O. 3,116.
Morthmer st. sprinkling, O. 3,118.
Mt. Hope ave. sprinkling, O. 3,119.
Meigs st. sprinkling, Sec. 2, O. 3,233.
Monroe ave. sprinkling, Sec. 2, O. 3,122.
North ave. sprinkling, Sec. 2, O. 3,122.
North ave. sprinkling, Sec. 2, O. 3,124.
North St. Paulst, sprinkling, Sec. 2, O. 3,138.
North St. Paul st. sprinkling, Sec. 2, O. 3,139.
North Union st. sprinkling, Sec. 2, O. 3,149.
Plymouth ave. sprinkling, O. 3,127.
Plymouth ave. sprinkling, O. 3,127.
Plymouth ave. sprinkling, O. 3,128.
Prince street sprinkling, O. 3,129.
Rowley st. sprinkling, O. 3,129.
Rowley st. sprinkling, O. 3,121.
South ave. sprinkling, O. 3,131.
Scio st. sprinkling, O. 3,131.
Scio st. sprinkling, O. 3,132.
South ave. sprinkling, O. 3,133.
Sophia st. sprinkling, O. 3,134.
South st. sprinkling, O. 3,138.
Sophia st. sprinkling, O. 3,138.
Sophia st. sprinkling, O. 3,134.
South st. sprinkling, O. 3,136.
South ave. sprinkling, O. 3,137.
South st. sprinkling, O. 3,138.
Sophia st. sprinkling, O. 3,142.
St. Joseph st. sprinkling, O. 3,142.
St. Joseph st. sprinkling, O. 3,142.
St. Joseph st. sprinkling, O. 3,143.
Sophia st. sprinkling, O. 3,144.
University ave. sprinkling, Sec. 2, O. 3,146.
University ave. sprinkling, Sec. 3, O. 3,146.
University ave. sprinkling, Sec. 3, O. 3,146.
University ave. sprinkling, Sec. 3, O. 3,146.
University ave. sprinkling, Sec. 1, O. 3,188.
Seath st. sprinkling, Sec. 2, O. 3,189.
Stone st. sprinkling, Sec. 2, O. 3,181.
Central ave. sprinkling, Sec. 2, O. 3,211.
Central ave. sprinkling, Sec. 2, O. 3,212.
East st. sprinkling, Sec. 2, O. Mt. Hope ave. sewer cleaning and repair, O. 3,198.
Averill ave. cement walk, O. 3,198.
Griffith st. gravel improvement, O. 3,228.
Ely st. medina stone improvement, O. 3,250.
Lake View tract outlet sewer, O, 3,264.
Avenue D pipe sewer, O. 3,264.
Post st. pipe sewer, O, 3,264. Elm st. pipe sewer, O. 3,277.
Ontario st. pipe sewer, O. 3,278.
North st. pipe sewer, O. 3,279.
Avenue D. pipe sewer, O. 3,280.
Cottage st. grading and plank walk. O. 3,283.
Monroe ave. asphaltum improvement, O. 3,287.
PETER SHERIDAN, City Clerk.
Allegations being called for and no person appearing Ald. Marson submitted the following:
By Ald. Marson—Resolved, By the Common Council of the city of Rochester, that the foregoing Assessment rolls, and each of said rolls be, and the same are hereby confirmed.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kollmetz, Fritzsche, Elliott, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.
By Ald. Fee— Elm st. pipe sewer, O. 3,277.

By Ald. Fee-

ROCHESTER, Feb. 21st, 1888.

To the Honorable Lamp Committee of the Common Council:

Gentlemen-In accordance with the resolution GENTLEMEN—In accordance with the resolution of your honorable body I hereby present the following report of lamps discontinued and also the number of lamps not lighted as reported to me by the Superintendent of Police.

Number of lamps discontinued from Nov. 15th up

Citizens Gas Light Co	218
Roc ester Gas Light Co	166
United Gas Improvement Co	6
Edison Electric Light Co	8
Total number lamps discontinued	398

Rochester Electric Light Co..... 13

United Gas Improvement Co.....

Total number gas lamps not burning.

170 GEORGE BELKNAP.

ACTION ON ORDINANCES.

Ordered received, filed and published.

FIRST ORDINANCES.

CORTLAND STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Cortland street, from Main street to Court street.

street to Court street.
Adopted.
The Surveyor submitted as such estimate, \$90.00.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The sprinkling of Cortland street from Main street to Court street, during the season of 1888.
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 \$90.00, 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 thereof, viz.:

expense thereof, viz.:

One tier of lots and parcels of land on each side of Courtland street, from Main street to Court street, in proportion to the benefit and advantage

which each will derive 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 interested in the subject matter of said

improvement are required to attend the Common Council on Wednesday evening, March 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted

COURT STREET SPRINKLING (SEC. 2.)

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Court street (Sec. 2) from Exchange street to the west end of the River

Exchange street to the west end of the liver bridge.

The Surveyor submitted as such estimate \$60. By Ald. Kohlmetz—Resoived, That the following improvement is necessary, viz:

The sprinkling of Court street (Sec. 2) from Exchange street to the west end of the River bridge, during the season of 1888.

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 whole expense 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 and ought

said city is deemed benefited and proper and 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 Court street, from Exchange street to the west end of the River bridge, in proportion to the benefit and advantage which each will derive therefrom. And the Clerk is hereby directed to publish notice in pursuance to 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 Wednesday evening, March the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted. Adopted.

LAKE AVENUE SPRINKLING (SEC. 2).

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of Lake avenue (Section 2) sprinkling, from 200 feet north of J. Burke's south line to the north line of the city. Adopted.

The Surveyor submitted as such estimate, \$300. By Ald. Kohlmetz—Resolved, That the follow-

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The sprinkling of Lake avenue, from 200 feet north of C. J. Burke's south line to the north line of the ety, during the season of 1888.

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 \$360, 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 thereof, viz:

One tier of lots and parcels of land on each side.

One tier of lots and parcels of land on each side of Lake avenue, from 200 feet north of C. J. Burke's south line to the north line of the city, in proportion to the benefit and advantage which

each will derive therefrom.

And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Re-vised Charter of the City of Rochester, that all persons interested in the subject matter of said impersons interested in the subject matter of said improvement, are required to attend the Common Council, on Wednesday evening, March the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

LYELL AVENUE SPRINKLING.

By Ald. Kohlmetz, Resolved, That the City Surveyor ascertain and report to this Council the expense of Lyell avenue sprinkling from Lake avenue to the Charlotte branch of the New York Central Railroad.

Adopted.
The Surveyor submitted as such estimate, \$600.
By Ald. Kohlmetz, Resolved, That the following improvement is necessary, viz.:

The sprinkling of Lyell avenue from Lake ave-

nue to the Charlotte branch of the New York Cen-

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

the whole expense thereof, and reports the same as \$600, 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 thereof, viz.:

One tier of lots and parcels of land on each side of Lyell avenue from Lake avenue to the Charlotte branch of the New York Central railroad, in proportion to the benefit and advantage which each will derive therefrom.

will derive 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 interested in the subject matter of said improvement, are required to attend the Common Council, on Wednesday evening, March the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

EAST AND WEST MAIN STREET SPRINKLING.

By Ald. Kohlmetz Resolved, That the City Surveyor ascertain and report to this Council the expense of Main street (east and west) sprinkling from Erie canal to center of East avenue.

Om Eric Canal to Collaboration and Collaboration

improvement is necessary, viz:

The sprinkling of Main street (east and west) from Erie canal to center of East avenue during

Trom Erre canal to center of the season of 1883.

And whereas, The City Surveyor, under the direction of this Council, has made an estimate of the council o

the whole expense 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 and ought to be assessed by a local assessment for the whole

said city is deemed benefited and proper and 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 Main street from Erie canal to the center of East avenue in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of said improvement, are required to attend the Common Council, on Wednesday evening, March the 7th, 1888, at 7 o' clock, at the Common Council Chamber, when allegation will be heard.

Adopted. Adopted.

EAST MAIN STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surby Ad. Nonmetz—resolved, that the Cry Surveyor ascertain and report to this Council the expense of Main street (East) sprinkling from the center of East avenue to the east line of Goodman street west of the N. Y. C. R. R.

Adopted.
The Surveyor submitted as such estimate, \$600.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling 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. during the season of 1888.

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

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 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 Main street. East from the center of East average to the East line of Goodman street west of the

of Main street (East) from the center of least avenue to the East line of Goodman street west of the N. Y. C. R. R., in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of said an persons interested in the subject matter of said improvement, are required to attend the Common Council, on Wednesday evening, March 7th, 1888, at 7,0° clock, at the Common Council Chamber, when allegations will be heard. Adopted.

HAWTHORNE STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Hawthorne street, from East avenue to Culver park.

avenue to Culver park.

Adopted.

The Surveyor submitted as such estimate, \$120.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Hawthorne street, from East avenue to Culver park, during the season of 1888.

And Whereas, the City Surveyor, under the direction of this Conneil, 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 and ought to be assessed by a local assessment for the whole

to be assessed by a local assessment for the whole expense thereof, viz.:

expense thereof, viz.:
One tier of jots and parcels of land on each side
of Hawthorne street, from East avenue to Culver
park, in proportion to the benefit and advantage
which each will derive 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 interested in the subject matter of
said improvement, are recuired to attend the Comsaid improvement, are required to attend the Com-mon Council, on Wednesday evening, March 7th, 1888, at 7° c'elock, at the Coremon Council Cham-ber, when allegations will be heard.

Adopted.

MEIGS STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Meigs street, from East avenue to the south line of Pearl street.

Adopted.
The Surveyor submitted as such estimate \$390.

The Surveyor submetted as such estimate post. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Meigs street, from East avenue to the south line of Pearl street, during the season.

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.

the whole expense thereof, and reports the same at \$390, 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, viz.:

One tier of lots and parcels of land on each side of Meigs street, from East avenue to Pearl street, in proportion to the heafit and advantage which

of Meigs street, from Last avenue to reari street, in proportion to the beaefit and advantage which each will derive 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 vised Charter of 1000, or the cuty of Moonester, man all persons interested in the subject matter of said improvement are required to attend the Common Council on Wednesday evening, March the 7th, 1888, at 7 o'clock, at the Common Council Chambers, when allegations will be heard.

Adopted.

MERRIMAN STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Merriman street from East avenue to Culver park.

nue to Culver park.
Adopted.
The Surveyor submitted as such estimate \$120.
By Ald, Kohlmetz—Resolved, That the following improvement is necessary, viz:
The sprinkling of Merriman street from East avenue to Culver park during the season of 1888.
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 \$120. 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 thereof. viz:
One tier of lots and parcels of land on each side
of Merriman street from East avenue to Culver park

of Merriman street from East avenue to Culver park in proportion to the benefit and advantage which each will derive therefrom.

And the Clerk is hereby directed to publish notice in pursuance to title VII, Section 172 of the Revised Charter 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 Wednesday evening, March the 7th, 1888, at 70°clock, at the Common Council Chamber when allegations will be heard ber, when a legations will be heard.

Adopted.

MILL STREET SPRINKTING

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of Mill street sprinkling from Exchange place to Brown street.

place to Brown street.

Adopted.

The Surveyor submitted as such estimate, \$300.00.
By Ald. Kohlmetz—Resolved, That that the following improvement is necessary, viz.:

The sprinkling of Mill street from Exchange Place to Brown street, during the season of 1888.

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 \$300.00, 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

said thy is defined benefited and proper and 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 Mill street, from Exchange Place to Brown

of Mill street, from Exchange Place to Brown street, in proportion to the benefit and advantage which eace will derive therefrom.

Add the Clerk is hereby directed to publish notive in pursuance yf Title VII, Section 172 of the Eevised 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 Wednesday evening, March the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted. Adopted.

MONROE AVENUE SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Monroe avenue, from Clinton street to 150 feet east of Nichols park.

Adopted.

The Surveyor submitted as such estimate, \$600.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The sprinkling of Monroe avenue from Clinton that the 150 feet age of Nightly park. During the

street to 150 feet east of Nichols park. During the season of 1888,

And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the

rection 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 benefitted and proper and 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 Monroe avenue from Clinton street to 150 feet cast of Nichols park, in proportion to the benefit.

of Monroe avenue from Clinton street to 150 feet east of Nichols park, in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of said improvement, are required to attend the Common Council, on Wednesday evening, March, 7th, 1887. at 7 o'clock, at the Common Council Chamber when allegations will be heard.

Adopted.

Adopted.

MOUNT HOPE AVENUE SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of Mount Hope avenue sprinkling from South avenue to the center of Clarissa street. Adopted.

The Surveyor submitted as such estimate \$420.

The Surveyor submitted as such estimate \$420. By Ald. Kohlmetz—Resoived, That the following improvement is necessary, viz.:

The sprinkling of Mount Hope avenue from South avenue to the Center of Clarissa street during the season of 1888.

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 \$420, 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

to be assessed by a local assessment for the whole

oxpense thereof, viz:

One tier of lots and parcels of land on each side of Mount Hope avenue from South avenue to the center of Clarissa street, in proportion to the benefit and advantage which each will derive therefrom.

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 Wednesday evening, March 7th, 1887, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted

NORTH STREET SPRINKLING.

By Ald. Kohlmetz—Resolved. That the City Surveyor ascertain and report to this Council the expense of sprinkling North street from North avenue to Hudson park

Adopted.

The Surveyor submitted as such estimate,

The Surveyor submitted as such estimate, \$210. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The sprinkling of North street, from North avenue to Hudson park, during the season of 1888, And whereas, The City Surveyor, under the directions of this Countil, 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 and 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

whole expense thereof viz:
One tier of lots and parcels of land on each side
of North street from North avenue to Hudson
park, in proportion to the benefit and advantage
which each will derive 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 interested in the subject matter of
said improvement, are required to attend the Comsaid improvement, are required to attend the Common Council, on Wednesdav evening, March 7th, 1888, at 70 clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

NORTH AVENUE SPRINKLING (SEC. 1).

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of North avenue (Sec. 1) sprinkling from Main street to North street.

Adopted.

The Surveyor submitted as such estimate \$450. By Ald. Kohlmetz-Resolved, That the following

improvement is necessary, viz:

The sprinkling of North avenue (Sec. 1) from Main street to North street during the season of

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 \$450 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 thereof, viz:

One tier of lots and parcels of land on each side of North avenue from Main street to North street in proportion to the benefit and advantage which each will derive therefrom.

And the Clerk is hereby directed to publish no-

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 requised to attend the Common "Council, on Wednesday evening, March the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

NORTH AVENUE SPRINKLING (SEC. 2.)

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of North avenue (sec. 2) sprinkling from North street to the north line of Clifford street. Adopted.

The Surveyor submitted as such estimate, \$450. By Ald. Kohlmetz—Resolved, That the following

improvement is necessary, viz.:

The sprinkling of North avenue (sec. 2) from North street to the north line of Clifford street

Add whereas, The City Surveyor, under the di-rections of this Council, has made an estimate of the whole expense thereof, and reports the same at

\$490, which estimate is hereby approved.

Resolved, further, That the following portion of said city is deemed benefitted and proper and ought to be assessed by a local assessment for the whole

expense thereof, viz.:

expense thereof, viz.:
One tier of lots and parcels of land on each side
North avenue from North street to the north line
of Clifford street in proportion to the benefit and
advantage which each will derive 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 interested in the subject matter of
said improvement, are required to attend the Comsaid improvement, are required to attend the Common Council, on Wednesday evening, March 7th, 1888, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

OXORD STREET SPRINKLING.

By Aid. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of Oxford street sprinkling, from East avenue to Park avenue.

Adopted.

The Surveyor submitted as such estimate \$120.00. By Alderman Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The sprinkling of Oxford street, from East ave-

nue to Park avenue, during the season of 1888.

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

120.00 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 thereof, viz.:

One tier of lots and parcels of land on each side of or ford streat from Fort wayne to Borle agrees.

Oxford street, from East avenue to Park avenue, in proportion to the benefit and advantage which

in proportion to the benefit and advantage which each will derive therefrom.

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 and improvement, are required to attend the Common Council, on Wednesday evening, March the 7th, 1888, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

PARK AVENUE SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of Park avenue sprinkling, from Alexander street to Avenue A, Vick park.

Adopted.
The Surveyor submitted as such estimate \$210.00.
By Ald. Kohlmetz—Resolved, That the follow-

ing improvement is necessary, viz.:

The sprinkling of Park avenue, from Alexander street to Avenue A, Vick park, during the season of 1888.

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 \$210.00, which estimate is hereby approved. Resolved, further, that the following portion of said city is deemed benefited and proper and ought to be assessed for the whole expense thereof, viz.: One tier of lots and parcels of land on each side of l'ark avenue, from Alexander street to Avenue A. Vick park, in proportion to the benefit and advantage which each will derive therefrom. And the Clerk is hereby directed to publish no-

advantage which each will derive 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 interested in the subject matter of said improvement are required to attend the Common Council on Wednesday evening, March the 7th, 1888, at 7o'clock, at the Common Council chamber, when allegations will be heard.

Adopted.

Adopted.

PLATT STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of Platt street sprinkling from State street to Allen street. Adopted.

The Surveyor submitted as such estimate \$240.00.

The Surveyor submitted as such estimate \$240.00. By Ald. Kollmetz—Resolved, That the following improvement is necessary, viz.:

'The sprinkling of Platt street, from State street to Allen street, during the season of 1888.

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 \$240.00. which estimate is hereby approved.

S240.00, 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 thereof, viz.:

One tier of lots and parcels of land on each side of Platt street, from State street to Allen street in proportion to the benefit and advantage which each will derive therefrom,

And the Clark is beach directed to publish as

And the Clerk is hereby directed to publish notice in pursance 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 Wednesday evening, March 7th, 1888, at 70 clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

PLYMOUTH AVE. SPRINKLING

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of Plymouth Ave. Sprinkling from 75 feet south of the Erie canal to the B. N. Y. & P. railroad.

road.
Adopted.
The Surveyor submitted as such estimate \$480.
By Ald. Kohlmetz—Resolved, That the foilowing improvement is necessary, viz.:
The sprinkling of Plymouth avenue from 75 feet south of the Bric Canal to the B. N. Y. & P. rail-

south of the Brie Canal to the B. N. Y. & P. rail-road during the season of 1888.

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 \$480 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 thereof, viz.:

expense thereof, viz.:

expense thereof, viz.:

One tier lots and parcels of land on each side of Plymouth avenue, from 75 feet south of the Eric Canal to the B. N. Y. & P. railroad.

And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Chapter of 1880, of the City of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Company of the City of the Company that all persons interested in the subject matter of said improvement, are required to attend the Com-man Council, on Wednesday evening, March 7th, 1888, at 70° clock, at the Common Council Cham-ber, when allegations will be heard.

Adopted.

PRINCE STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Conneil the ex-

pense of Prince street sprinkling from East avenue to East Main street.

Adopted.

The Surveyor submitted as such estimate \$180. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Prince street from East avenue

The sprinkling of Prince street from East avenue to East Main street during the season of 1888.

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 \$180, 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 thereof, viz.:

One tier of lots and parcels of land on each side.

One tier of lots and parcels of land on each side of Prince street from East avenue to East Main street, in proportion to the benefit and advantage which each will derive therefrom.

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 on Wednesday evening, March 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

PROSPECT STREET SPRINKLING.

By Ald. Konlmetz—Resolved, That the City Surveyer ascertain and report to this Council the expense of Prospect street sprinkling, from West avenue to Troup street.

Adopted.

The Surveyor submitted as such estimate \$90.

By Ald. Kohlmetz—Resolved, That the follow-

by And. Nonmetz—nestived, that the following improvement is necessary, viz.:

The sprinkling of Prospect street, from West avenue to Troup street, during the season of 1888.

And, Whereas, The City Surveyor, under the directions of this Council, has made an estimate of the whole expense thereof and report the severe of

rections 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 benefited and proper and 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

whole expense thereof, viz.:
One tier of lots and parcels of land on each side of
Prospect street, from West avenue to Troup street,
in proportion to the benefit and advantage which
each will deive therefrom.
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 persons interested in the subject matter of
said improvement, are required to attend the Common Council on Wednesday evening March, 7th,
1888, at 70 'clock at the Common Council Chamber. 1888, at 7 o'clock at the Common Council Chamber, when allegations will be heard.

Adopted.

REYNLODS STREET SPRINKLING.

By Ald. Kollmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of Reynolds street sprinkling, from West avenue to the south line of Clifton street.

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 avenue to the south line of Clifton street, during the

season of 1888.

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 \$120, 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 thereof, viz.

One tier of lots and parcels of land on each side of Reynolds street, from West avenue to Clifton street, in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of said improvement are required to attend the Common Council on Wednesday evening, March 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

ROWLEY STREET SPRINKLING.

By Ald.Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of Rowley street sprinkling from Park avenue to Monroe avenue.

Adopted.
The Surveyor submitted as such estimate \$180. By Ald, Kohlmetz-Resolved, That the follow-

ing improvement is necessary, viz.:

The sprinkling of Rowley street from Park avenue to Monroe avenue, during the season of 1888.

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

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 and ought to be assessed by a local assessment for the whole expense thereof, viz.:

One tier of lots and parcels of land on each sid of Rowley street from Park avenue to Monroe avenue in proportion to the benefit and advantage which each will derive thereform.

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 Wednesday evening, March the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

Adopted.

NORTH ST. PAUL STREET SPRINKLING (SEC. 1).

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expenses of St. Paul street (north) (Sec. 1.) sprinkling from Main street to the south line of Marietta street.

Adopted.
The Surveyor submitted as such estimate, \$270.
By Alderman Kohlmetz—Resolved, That the fol-

lowing improvement is necessary, viz.:

The sprinkling of St. Paul street (north) (Sec. 1.)
from Main street to the south line of Marietta

from Main street to the south line of Marietta street, during the season of 1888.

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 \$270, which estimate is hereby approved.

Resolved, further, that the following portion of said city is deemed benefited and prope rand 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 St. Paul street from Main street to the south line of Marietta street.

of St. Paul street from Main street to the south line of Marietta 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 improvement, are required to attend the Common Council, on Wednesday evening, March the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

Adopted.

NORTH ST. PAUL STREET SPRINKLING (SEC. 2).

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of St. Paul street (North, Sec. 2) sprinkling, from the south line of Marietta street to the north line of Scrantom street.

line of Scrantom screet.

Adopted.
The Surveyor submitted as such estimate. \$450.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The sprinkling of St. Paul street (North, Sec. 2), from the south line of Marietta street to the north line of Scrantom street, during the season of 1888.
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 \$450. which estimate is hereby approved.

Resolved, Further, That the following portion ef said city is deemed benefited and proper and 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 St. Paul street, from the south line of Marietta street to the north line of Scrantom street, in proportion to the benefit and advantage which each will derive therefrom.

will derive 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 interested in the subject matter of that an persons interested in the subject matter of said improvement, are required to attend the Com-mon Council, on Wednesday evening, March 7th, 1888, at 7 o'clock, at the Common Council Cham-ber. when allegations will be heard.

Adopted.

SOUTH ST. PAUL STREET SPRINKLING.

By Ald. Kohlmtez—Resolved, That the City Surveyor ascertain and report to this Council the expense of St. Paul street sprinkling, from Main street to the Erie canal.

Adopted.

Adopted.
The Surveyor submitted as such estimate \$360.00.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The sprinkling of St. 'Paul street (South), from
Main street to the Eric canal, during the season

of 1888.

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 \$360.00, which estimate is hereby approved. Resolved, further—That the following portion of said city is deemed benefited and proper and our not said city is deemed and proper and our not said city is deemed and proper and our not said city is deemed and proper and our not said city is deemed and proper and our not said city is deemed and proper and our not said city is deemed and proper and our not said city is deemed and proper and our not said city is deemed and proper and our not said city is deemed an to be assessed by a local assessment for the whate expense thereof, viz.:

One tier of lots and parcels of land on each side of St. Paul street, from Main street to the Erie canal, in proportion to the benefit and advantage

canal, in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of said improvement, are required to attend the Common Council, on Wednesday evening, March 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

ST. JOSEPH STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of St. Joseph street sprinkling from Clinton place to the north line of Herman street.

Adopted.
Adopted.
The Surveyor submitted as such estimate, \$360.
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 1888.

And whereras, The City Surveyor, under the directions of this Council, has made an estimate of

the whole expense thereof, and reports the same at \$360, 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 thereof, viz.:

One tier of lots and parcels of land on each side

One tier of lots and parcels of land on each side of St. Joseph street from Clinton place to the north line of Herman street, in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of said improvement are required to attend the Common Council on Wednesday evening, March 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. allegations will be heard.

Adopted.

SCIO STREET SPRINKLING (SEC. 1).

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of Scio street (Sec. 1) sprinkling, from East avenue to East Main street.

avenue to East Main Succe.

Adopted.

The Surveyor submitted as such estimate, \$120.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The sprinkling of Scio street (Sec. 1), from East avenue to East Main street, during the season of

1888.
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 \$120, which estimate is hereby approved.

\$120, which estimate is hereby approved.

\$120, which estimate is hereby approved to 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 Scio street, from East avenue to Fast Main street, in proportion to the benefit and advantages which each will derive therefrom.

And the Clerk is hereby directed to publish notice

which each will derive therefrom.

And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter of the City of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Common Council, on Wednesday evening, March the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adonted

Adopted.

SCIO STREET SPRINKLING, (SEC. 2).

By Ald. Kohlmetz, Resolved, That the City Surveyor ascertain and report to this council the expense of Scio street sprinkling (sec. 2), from University avenue to Central avenue.

Adopted.

The Surveyor submitted as such estimate, \$120.

By Ald. Kohlmetz, Resolved, That the following improvement is necessary, viz:

The sprinkling of Scio street (Sec. 2), from Unicastive account to Control evapore during the season versity avenue to Central avenue during the season of 1888.

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

\$120, 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

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 Scio street from University avenue to Central avenue in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of said improvement, are required to attend the Comsaid improvement, are required to attend the Common Council; on Wednesday evening, March the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted

SMITH STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of Smith street sprinkling from State street to the west line of Oak street. Adopted.

The Surveyor submitted as such estimate \$240. By Ald. Kohlmetz-Resolved, That the following

improvement is necessary, viz: That the following improvement is necessary, viz: The sprinkling of Smith street from State street to the west line of Oak street during the season of 1888.

season of 1888.

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 \$240 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 thereof, viz:

One tier of lots and parcels of land on each side

One tier of lots and parcels of land on each side

of Smith street from State street to oak street in proportion to the benefit and advantage which each will derive thereform.

And the Clerk is hereby directed to publish notice in pursuance of title VII, Section 172 of the Revised Charter of 1888, of the City of Rochester, that all persons interested in the subject matter of said and or the company of the City of the City of the City of the City of Rochester, that all persons interested in the subject matter of said and or company are required to attend the Common persons interested in the subject matter of said imdrovement, are required to attend the Common Coucnil, on Wednesday evening March the 7th, 1888, at 7 o'clock, at the Commun Council Cham-ber, when allegations will be heard.

Adopted.

SOPHIA STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surreyor ascertain and report to this Council the expense of Sophia street sprinkling from Main street to Allen street during the season of 1888.

Adopted.

The Surveyor submitted as such estimate, \$150. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Sophia street from Main street

The sprinkling of Sophia street from Main street to Allen street during the season of 1888.

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 \$150, which estimate is hereby approved.

Resolved, further, that the following portion of said city is deemed benefited and proper and ought

said city is deemed benefited and proper and 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 Sophia street from Main street to Allen street, in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of said improvement, are required to attend the Com-

that an persons interested in the subject matter of said improvement, are required to attend the Com-mon Council, on Wednesday evening, March 7th, 1888, at 70°clock, at the Common Council Cham-ber, when allegations will be heard. Adopted.

SOUTH STREET SPRINKLING.

By Ald. Kohlmetz—Resolved. That the City Surveyor ascertain and report to this Council the expense of South street sprinkling, from Court street to south line of Griffith street.

Adopted.

Adopted.
The Surveyor submitted as such estimate, \$180.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The sprinkling of South street, from Court street to the south line of Griffith street, during the sea-

son of 1888.

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 \$180, which estimate is hereby approved.

proved.

Resolved, further, the following portion of said city is deemed benefited and proper and 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 South street, from Court street to G riffith street,

of South street, from Court street to G riffith street, in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of said improvement, are required to attend the Common Council, on Wednesday evening, March 7th, 1888, at 7 o'c lock, at the Common Council Chamber, when allegations will be heard when allegations will be heard.

Adopted.

SOUTH AVENUE SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of South avenue Sprinkling from Erie canal to south line of Oakland street. Adopted.

The Surveyor submitted as such estimate \$450.

By Ald. Kohlmetz-Resolved. That the following

improvement is necessary, viz:

The sprinkling of South avenue from Erie canal to the south line of Oakland street, during the sea-

son of 1838.

And whereas, The City Surveyor, under the di-rection of this Council, has made an estimate of the

rection of this Council, 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 and ought to be assessed by a local assessment for the whole expense thereof, viz:

One tier of lots and parcels of lands on each side of South avenue from Eric canal to the south land of Oakland street in proportion to the bonofit and

of Oakland street in proportion to the benefit and

of Oakland street in proportion to the benefit and advantage which each will derive therefrom.

And the Clerk is hereby directed to publish notice in pursuance to 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 Wednesday evening, March the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adouted

Adouted.

SPRING STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surby Ala. Kommerz—resolved, that the city Surveyor ascertain and report to this Council the expense of Spring street sprinkling from Exchange street to Ford street.

Adopted.

The Surveyor submitted as such estimate \$270. By Ald. Kohlmetz—Resolved, That the following

mprovement is necessary, viz.:

The sprinkling of Spring street from Exchange street to Ford street, during the season of 1888.

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

the whole expense thereof, and report the same at \$270, which estimate is hereby approved.

Resolved, Further, That the following portion of said city is deem3d benefited and proper and ought to be assessed by a local assessment for the whole expenses thereof, viz.:

One tier of lots and parcels of land on each side of Spring street from Exchange street to Ford street, in proportion to the benefit and advantage which each will derive therefrom.

And the Clerk is hereby directed to publish notice in pursuance of Yitle, VII, Section 172 of the Revised Chapter of 1888, of the City of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Comsaid improvement, are required to attend the Com-mon Council, on Wednesday evening, March 7th, 1888, at 7 o'clock, at the Common Council Chamber,

when allegations will be heard. Adopted.

STATE STREET SPRINKLING.

By Ald. Kohlmetz-Resolved. That the City Surveyor ascertain and report to this Council the expense of State street sprinkling from Main street to the north line of Vincent Place.

Adopted.

The Surveyor submitted as sych estimate, \$660. By Ald. Kohlmetz—Resolved. That the following improvement is necessary, viz:

The sprinkling of State street, from Main street to the north line of Vincent Place, during the season of 1883.

to the norm me or , measurements son of 1888.

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

\$660. 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 thereof, viz:

expense thereof, viz:
One tier of lots and parcels of land on each side
of State street from Main street to the north line
of Vincent Place in proportion to the benefit and
advantag which each will derive 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 parsons interested in the subject metrage.

that all persons interested in the subject matter of said improvement, are required to attend the Common Council, on Wednesday evening. March 7th 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted

STONE STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of Stone street sprinkling, from Main street to Court street.

Adopted.

The Surveyor submitted as such estimate \$90. By Ald. Kohlmetz—Resolved, That the follow-

ing improvement is necessary, viz:

The sprinkling of Stone street from Main street

to Court street during the season of 1888.

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

890, 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 thereof, viz:

One tier of lots and parcels of land on each side Stone street. from Mein street to Court street, in proportion to the benefit and advantage which each will derive therefrom.

each will derive 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 interested in the subject matter of said improvement, are required to attend the Common Council, on Wednesday evening, March the 7th, 1888, at 70 clock, at the Common Council Cuamber, when allegations will be heard.

Adopted.

TROUP STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of Troup street sprinkling from Exchange street to the west line of Prospect street.

Adopted.

The Surveyor submitted as such estimate \$420.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Troup street, from Exchange street to the west line of Prospect street, during the season of 1888.

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

the whole expense thereof, and reports the same at \$420, 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, viz.:

One tier of lots and parcels of land on each side of Troup street, from Exchange street to the west line of Prospect street, in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of that all persons interested in the subject matter of said improvement, are required to attend the Common Council on Wednesday evening, March 7th, 1888, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

UNIVERSITY AVENUE SPRINKLING (SEC. 1).

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of University avenue sprinkling (Sec. 1), from North avenue to East Main street.

Adopted. The Surveyor submitted as such estimate, \$240. By Ald. Kohlmetz-Resolved, That the following

improvement is necessary, viz.:

The sprinkling of University avenue (Sec. 1.) from North avenue to East Main street, during the season of 1888.

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 \$240, 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 ex-pense thereof, viz.:

pense thereof, viz.:

One tier of lots and parcels of land on each side of University avenue from North avenue to East Main street in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of said improvement, are required to attend the Common Council, on Wednesday evening, March the 7th, 1888, at 70'clock, at the Common Council Chamber, when allegations will be heard.

Adopted. Adopted.

UNIVERSITY AVENUE SPRINKLING (SEC. 2.)

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of University avenue (sec. 2,) sprinkling from East Main street to Culver park. Adopted.

The Surveyor submitted as such estimate, \$360 By Ald. Kohlmetz—Resolved, That the follow-

ing improvement is necessary, viz.:
The sprinkling of University aveuue (sec. 2.)
from East Main street to Culver park during the
season of 1888. 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 \$360, which estimate is hereby approved.

Resolved, further That the following portion of said city is deemed benefited and proper and ought to be presented by a local experience for the whole

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

One tier of lots and parcels of land on each side of University avenue from East Main street to Culver park in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of said improvement, are required to attend the Common Council on Wednesday evening, March 7th, 1888, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

NORTH UNION STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Conneil the expense of Union street (North) sprinkling, from East avenue to University avenue. Adopted.

The surveyor submitted as such estimate \$150. By Ald. Kohlmetz—Resolved, that the following improvement is necessary, viz.:

The sprinkling of Union street, (North) from East avenue to University avenue, during the

season of 1888.

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

the whole expense thereor, and reports the same at \$150 which estimate is hereby approved.

Resolved, further, that the following portion of said city is decimed benefited and properly ought to be assessed by a local assessment for the whole expense thereof, viz.:

One time of lots and represely of land on each cide.

One tier of lots and parcels of land on each side of Union street, 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 persons interested in the subject matter of said improvements are required to attend the Common Council on Wednesday evening, March the 7th, 1888, at 7:00 o'clock at the Common Council Chamber, when allegations will be heard.

Adopted.

SOUTH UNION STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of Union st. (south) sprinkling, from East ave. to Monroe ave.

Adopted.

The Surveyor submitted as such estimate \$240. By Ald.Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Union st. (south), from East ave. to Monroe ave., during the season of 1888.

And where as, The City Surveyor, underthe direction 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 properly ought to be assessed by a local assessment for the whole

expense thereof, viz.:

One tier of lots on each side of Union st., from East ave. to. Monroe ave., in proportion to the benefit and advantage which each will derive

theretrom.

And the Clerk is hereby directed to publish notice in pursuance to 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 an persons merested in the subject matter of said improvement, are required to attend the Common Council on Wednesday evening, March the 7th, 1888, at 70 clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

VINCENT PLACE SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of Vincent place sprinkling, from State street to the west end of the bridge.

Adopted.

The Surveyor submitted as such estimate, \$90.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:
The sprinkling of Vincent place, from State street to th west end of the bridge during the sea-

son of 1888.

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 \$90 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 thereof, viz:

One tier of lots and parcels of land on each side of Vincent place, from State street to the west end

of Vincent place, from State street to the west end of the bridge in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of said improvement, are required to attend the Common Council, on Wednesday evening, March 7th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

WAREHOUSE STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of Warehouse street sprinkling from Brown street to Platt street.

Adopted.
The Surveyor submitted as such estimate, \$90. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Warehouse street from Brown

The sprinkling of Warehouse street from Brown street to Platt street, during the season of 1888. 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 \$90, 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, viz.:

One tier of lots and parcels of land on each side.

One tier of lots and parcels of land on each side of Warehouse Street from Brown Street to Platt street in proportion to the benefit and advantage

which each will derive 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 interested in the subject matter of raid improvement. said improvement, are required to attend the Common Council, on Wednesday evening, March the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

NORTH WASHINGTON STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of Washington street (north) sprinkling from Main street to Allen street.

Adopted.

The surveyor submitted as such estimate \$120. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Washington street (north) from Main street to Allen street during the season of

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

the whole expense thereof and reports the same at \$120, which estimate is hereby aproved.

Resolved, further, that the following portion of said citv is deemed benefited by and properly ought to be ssessed by a local assessment for the whole expense thereof, viz.:

On tier of lots and parcels of land on each side of Washinton street from Main to Allen street in proportion to the benefit and advantage which said.

proportion to the benefit and advantage which each will derive therefrom.

will derive 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 interested in the subject matter of said improvement, are required to attend the Common Council, on Wednesday evening, March 7th, 1888, 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 Surveyor ascertain and report to this Council the expense of Washington street (south) sprinkling, from Erie canal to Troup street.

Adopted.

Adopted.
The Surveyor submitted as such estimate \$120.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:
The sprinkling of Washington street (south), from Erie canal to Troup street, during the season of feed

And whereas, The City Surveyor, under direction 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 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 Washington street, from Eric canal to Troup street, in proportion to the benefit and advantage which each will derive therefrom.

And the clerk is hereby directed to publish no-tice in pursuance of title 7, 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 Wednesday evening, March the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will beard.

WATER STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of Water street (North) sprinkling, from Main street to Andrews street.

Adopted. The Sur Surveyor submitted as such estimate

By Ald. Kohlmetz-Resolved, That the following

improvement is necessary, viz.:

The sprinkling of Water street (North), from Main street to Andrews street, during the season of

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 \$180, which estimate is hereby approved,

73

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

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 Water street, from Main street to Andrews street, in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of seid improvement are required to attend the Conseid improvement and the conseid improvement are required to attend the Conseid impro said improvement are required to attend the Common Council on Wednesday evening, March the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

WILLIAM STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of William street sprinkling from East avenue to Court street.

The Surveyor submitted as such estimate \$90. By Ald. Kohlmetz—Resolved, That the follow-

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of William street from East avenue to Court street during the season of 1888.

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 \$90, 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, viz.:

One tier of lots and parcels of land on each side

One tier of lots and parcels of land on each side of William street from East avenue to Court street, in proportion to the benefit and advantage which each will derive therefrom.

each will derive 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 interested in the subject matter of said improvement, are required to attend the Common Council, on Wednesday evening, March the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

Ald. Kohlmetz moved that action on the final ordinance for a sewer on North St. Paul street be indefinitely postponed. Adopted.

FINAL ORDINACE, NO. 3380.

SELYE TERRACE PIPE SEWER.

On motion of Ald. Judson the Common Council proceeded to hear allegations 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 heretefore published daily. in a notice to be heretefore 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, 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 interested in the subject matter of such im-provement to attend the said Common Council at the time arounted in said action and effect here. the time appointed in said notice, and, after hearing such allegation from all persons appearing.
Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Selye Terrace from the center of lot No. 83 to the Boule-

vard. 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 construction of a vitrified pipe sewer eight inches (8) in diameter, in Selye Terrace, beginning at a point opposite the center of lot eighty-three

on the said terrace, and extending westward to in-tersect the sewer in the Boulevard, with all the necessary manholes, lampholes, surface sewers, lot laterals, lot connections, and the required roadway

grading and gutter formations.

And the whole expense should be defrayed by an assessment upon the lots and parcels of land to be benefitted thereby, herinatter described; and the City Surveyor under the direction of this Council, bearing rade on extract of Suph express each having made an estimate of such expense and reports the same at \$625, and said estimate being deemed reasonable, is here approved; and the portion of said city 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:

One tier of lots and parcels of land on each side of Selve Terrace from the east line of lot eighty-three (No. 83) on the said Terrace to the Boulevard; also one tier of lots and parcels of land on each side of Pierpont avenue from Willard street to Selye Terrace.

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 there-

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.
On motion of Ald. Sullivan action on the final ordinance for Selye terrace, Willard and Raines streets sidewalks was postponed until the next registers. ular meeting.

Ald. Fee moved that the final ordinance for Euclid street improvement be amended so as to read, "The construction of a pipe sewer twelve (12) inches in diameter from the sewer in Elm street to a point forty (40) feet west of Chestnut street," in place of "the taking up, deepening and relaying of the existing pipe sewer in Euclid street;" and that the estimate be changed to \$3,850. Adopted. On motion of Ald. Fee further action on the or-

on motion of Aid. Fee further action on the ordinance for Euclid street improvement was postponed until the next regular meeting, March 7th, 1888; and the Clerk was directed to publish the usual notice for allegations.

Ald. Swikehard moved that action on the final

ordinance for opening a new street from Silver street to Maple street be postponed until the next regular meeting; and that the ordinance be refer-red to the Committee on Opening and Alteration of Streets to report at the next regular meeting. Adopted.

Adopted.
Ald Judson moved that action on the final ordinance for Alexander and Edinburgh Streets River Bridge be postponed four (4) weeks. Adopted.
Ald. Sullivan moved that action on the final ordinance for Driving Park Avenue River Bridge be postponed four (4) weeks. Adopted

postponed four (4) weeks. Adopted.

UNFINISHED BUSINESS.

Action on the ordering of an assessment for Clifford street extension, notice of which has been published as required by the provisions of the city charter, being in order, allegations were called for, and no person appearing, Ald. Marson submitted the following:

LOCAL ASSESSMENT IMPROVEMENT No.3,163

CLIFFORD STREET EXTENSION.

By Ald. Marson,—Whereas, notice for this meeting of at least four days, giving the parties interested an opportunity to be heard upon the subject of making this order, having been duly published, and allegations having been called for, and all persons desiring to be heard having been heard, and, Whereas, the amount of damages for the land and, whereas, the amount of damages for the famous taken, and the expenses of the above mentioned improvement has been ascertained, and hereby is adjusted and fixed by this Common Council at the sum of eleven thousand six hundred and thirty-seven dollars and sixty-seven cents. (\$11,637.67.

And the portion or part of the city on which the said expenses are to be assessed, is described as follows

One tier of lots and parcels of land on each side

of the proposed extension of Clifford street as they existed at the passage of this ordinance form North avenue to the east line of the city.

Therefore, Resolved, That said expense be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated. upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 25th day of February, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14

EXECUTIVE BUSINESS.

Ald. Elliott moved to proceed to appoint Commissioners of Deeds, and that the Clerk cast the hallot.

Adopted by the following vote:

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—14.
Minnie G. Frazer, John A. La Force and Frank B. Bishop, having received the concurrent vote of the Common Council, were declared appointed Commissioners of Deeds.

MISCELLANEOUS BUSINESS.

By Ald. Stein—Petition for water in Edward street. Referred to the Water Works Committee and Executive Board. Also, the petition of August Waterstraat. Referred to the Wood Building Committee and Fire Marshal, with power to act. By Ald. Swikehard—Resolved, That the Superintendent of the Brush Electric Light Company be directed to please Brush electric light or the

be directed to place a Brush electric light on the corner of Campbell and Walnut streets, under the direction of the Lamp Committee. Adopted. By Ald. Hall—Resolved, That the Mayor be di-

By Ald. Hall—Resolved, That the Mayor be directed to enter into a contract, to be approved as to form by the City Attorney, with Thomas ... Leddy, he being the lowest bidder for the cutting and placing windows in the partition wall in the main hall of the City Hall, between said hall and Police Department, according to the plans and specifications prepared for the same by Messrs. Warner & Brockett, for the City Property Committee, and that the said Thomas J. Leddy be required to enter into a bond in the sum of \$500, with two sufficient sureties, conditioned for the faithful performance of said work; said bond to be approved of as to form by the City Attorney, and approved of as to form by the City Attorney, and the sufficiency of the sureties by the Mayor, and that the amount of said contract be paid from the Contingent Fund. Adopted.

By Ald. Kohlmetz—Resolved, That the Lamp

By Ald. Kohlmetz—Resolved, That the Lamp Committee be authorized and instructed to place an electric light on Avenue B, between North St. Paul st. and Harris ave. Adopted. By Ald. Kohlmetz—Petition of Chas. F. Heusner. Referred to the wood building committee. Fire Marshal with power to act. By Ald. Marson—Petition of the Advent Christian Church. Referred to the Assessment Committee

Ald. Sullivan presented a communication from the Commissioners of Excise relating to a license granted to Frank Dodd. Referred to the Excise Committee.

By Ald. Sullivan—Resolved. The Superintendant of the Brush Electric Co, be directed to place an Electric light on Kent street, by direction of the lamp committee.
Adopted.

On motion of Ald. Sullivan the Board then adjourned. PETER SHERIDAN, City Clerk.

In Common Council-March, 7 1888.

REGULAR MEETING.

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

Present—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Seyle, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer

APPROVAL OF THE MINUTES

The minutes of the preceding meeting were approved as published in the book of proceedings. PRESENTATION OF PETITIONS, ACCOUNTS, &C.,
AND THEIR REFERENCE,

By Ald. Marson—Petition of Thomas Lawless to erect a wood building. Referred to the Wood-Building Committee and Fire Marshal with power

By Ald. Fee-Petition to widen South Clinton

By Ald. Fee—Petition to widen South Clinton street, Referred to the Surveyor to prepare an ordinance. Also petition of Wm. C. Green to erect wood building. Permission granted.

By Ald, Fritzsche—Petitions of Constantine Henricus and Michael Cozzolum to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act. A so petition for sewer in Avenue "A." Referred to the Surveyor to prepare an ordinance.

By Ald. Foley—Petitions of Emma Noldt, Anna C. Meyers and John Doerr to erect wood buildings. Petitions granted.

Petitions granted.

By Ald. Foley—Bill of

E. D. Smith, services, stenographer in po-

power to act,

By Ald. Hall—Petition for sewer in College ave-Referred to the City Surveyor to prepare an ordinance.

ordinance.

By Ald. Bohrer—Petition of G. V. Foehner to erect a wood building. Petition granted.

By Ald. Kelly—Petitions for water mains in Jay street and Qualthrough place. Referred to the Water Works Committee and Executive Board.

Also petition for sewer in Qualthrough place. Referred to the surveyor to prepare an ordinance.

By Ald Kelly—

By Ald. Kelly-

ROCHESTER, Feb. 27, 1888. To the Honorable, the Common Council of the City of Rochester:

At a special meeting of the Retail Grocers' Association held February 27, 1888, at their room, 446 Powers Building, the following resolution was presented and unanimously adopted:

That this association petition your honorable body to appoint a committee to confer with a like committee that was appointed at this matrix.

committee that was appointed at this meeting to consider the advisability of drafting an amend-ment to the City Charter, making the office of city sealer a salaried one instead of the present system of collecting fees. Frank A. Parker, Fred M. Warren, Secretary. President,

GEO. W. PERCY, JOHN MOGRIDGE, FRANK A. PARKER, C. W. GRAY,

Committee appointed. Ald. Kelly moved that a committee of three be appointed by the president of the board to confer with the Retail Dealers' Association in accordance with their communication. Adopted.

By Ald. Kelly—Petition for electric light on corner Saxton and Wilder Sts. Referred to Lamp

Committee.

By Ald. Thayer—Petitions for water mains in Fifth ave., Leighton ave., and Stewart st., also

petition for opening North street, referred to the committee on opening and alteration of streets. Also petitions for sewer in First avenue and the repair, care and sprinkling of East avenue. Referred to the surveyor to prepare ordinances. Also petition of Jacob Gessmer and Henry Ferge for permission to erect wood buildings, referred to the wood building committe and Fire Marshal with power to act. Also petition for the sprinkling of Oxford street ordered received and filed. REPORTS OF STANDING COMMITTEES. Ald. Thayer moved that rule 38 be suspended and that the bill of E. D. Smith, \$300, for reporting police and excise investigations be placed upon the budget. Adopted by the following vote: Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fitzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer, Kelly. Thayer—14. FINANCE BUDGET No. 11.	I. H. Quinby, 63 33 John Kenyon, 54 16 Wm. M. Rebasz, 75 00 C. E. Bingham, 50 00 Martin Wahl 48 33 L. Y. McConnell, 25 00 M. J. Mahar, 225 00 M. J. Mahar, 225 00 Jacob Gerling 225 00 Thos. E. White, Judge Municipal Court. 200 00 Geo. E. Warner, 200 00 Wm. F. Chandler, Clerk 75 00 Peter Sheridan, City Clerk. 186 66 F. J. Irwin, City Messenger 20 83 Arthur McCormick, Fire Marshal 100 00 Daniel O' Neil, Watchman City Hall 75 00 John O' Leary, Engineer 75 00 Peter G. Miller, Janitor City Bld'g 75 00 Geo. A. Benton, Clerk Civil Service Com 25 00 William H. O' Kane, Milk Inspector 83 33
ROCHESTER, N. Y., March 7, 1888. By Ald. Thayer—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 respective 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:	POOR FUND. W. S. Woodruff, groceries. \$48.00 J. Armbruster, 27 75 James McMannis 109 57 C' F. Scheuerman, 42 00 Duffy Bros., 10 00 Thos. McAnarney, 12 00 S. Dubelbeiss, 19 25 Thos. Coulson, 14 00 S. Dublebeiss. 10 00 Patk, Tiernan, groceries. 18 00
CONTINGENT FUND. MISCELLANEOUS ACCOUNTS. H. D. Bryan, printing blanks	J. B. Metzger, meat 50 00 J. Morhardt, 25 00 J. Morhardt, 25 00 Jos. Menges, 25 00 Jas. Badhorn, 76 01 Casper Fromm, 130 29 Grainger and Smyth Bros,meat 75 00 O' Kane Bros, meat. 136 63 Curran Bros., 25 00 W. C. Dickinson, coal 307 50 Bernhard & Casey, 197 90 Doyle, Gallery & Co., 198 75 Geo. Masseth, burials 73 00 Mina Lauterbach, rent 13 00 Morris Kiley, 13 50 Mina Lauterbach, rent 10 00 Morris Kiley, 13 50 S. A. Bowers, 21 00 L. P. Beck, Shoes. 57 Cornwell & Keehn, shoes. 337 08 Michael McCormick, hack hire 60 C' Whitehair, 15 Michael Williamson & Higher stationery 19 Millamson & Higher stationery 19 Millamson & Higher stationery 19 Millamson & Higher stationery 12 Milla
Sunday Herald Printing Co. printing envelopes, &c	Dr. V. A. Hoard, city physician
H. J. Sullivan, Assistant City Attorney 208 33 E. D. Smith, Stenographer 91 66 W. J. Burke, Clerk 83 33 I. F. Oninky, Sunyoya 191 66	Jas. Malley, 60 00 John Mason, Clerk 65 00 HEALTH FUND. 228 00 Patrick Bradley, collecting garbage. 228 00 Daniel Hickey. 228 00 Jos. Greenauer 228 00 John Becker, 285 00 John Roach, 228 00 Wm. Rosengreen 237 50

Peter Hardy, Jacob Stein, Homer Dewitt, Jacob Rauber, Martin Mason, Collecting Garbage.			
	228 00 t	Maggie Gaffney, cleaning and washing	. 15 20
Teach Stain	247 00	Thos F Adams photograph cabinet	150.00
Jacob Bouitt	232 75	F I Lang feed and strong	. 150 00
Homer Dewitt,	247 00	Thos. F. Adams, photograph cabinet. F. J. Lang, feed and straw James Kavanagh, hack hire.	. 19 32
Jacob Rauber, Collecting Corbons	4927 50	Chag Enghant livery	. 200
Martin Mason, Collecting Garbage.	\$651 50	Chas. Engbert, livery. Standard Cab Co., livery hire. Richard Titus Levi D. Stever, hackhire. Rochester Gas Co., gas (Patrol, House).	. 17 50
Marchi Mason, Chas A. Jeffords, Mrs. Frank Vahue, H. D. Bryan, printing E. B. Chace, lumber Chas. Englert, board of horse, Jan., '88.		Standard Cab Co., livery hire	2 75
Mrs. Frank Vahue,	209 00	Richard Titus	. 23 00
H. D. Bryan, printing	15 00	Levi D. Stever, hackhire	3 00
E B Chace, lumber	5 93	Rochester Gas Co., gas (Patrol House)	. 9 60
Chas Englert board of horse Jan '88	20 00	Phillip Ernst, repairing harness	. 450
Homer DeWitt, hack hire	6 00	Wm Croston brooms for hondanartors	. 300
Homer Dewitt, nack inte	12 00	Wm. Croston, brooms for headquarters. Atkinson & Sykes, repairs, etc., (patro	. 300
Union and Advertiser, printing		Atkinson & Sykes, repairs, etc., (patro	1
Edward Saxton, printing	25 50	department). Union and Advertiser, printing blanks. Joseph Cleary, expenses from July 1887. B. Frank Enos, for Jan.	. 2330
Van Dyne & Curtis, office signs	6 00	Union and Advertiser, printing blanks	. 10 00
H. D. Bryan, printing letter heads	7 00	Joseph Cleary, expenses from July 1887	. 50 54
Union and Advertiser, printing reports	6 00	B. Frank Enos. for Jan	. 10 45
OHIOT CHEST AND THE STATE OF TH	6 00	Thos Dukelow expenses in McReth case	. 5 89
Van Dyne & Curus, once signs. H. D. Bryan, printing letter heads. Union and Advertiser, printing reports. Louis Ernst, tools Williamson & Higbie, stationery. Lohn P. Smith, printing	5 05	Thos. Dukelow, expenses in McBeth case Pat'k Kavanagh, Ben C. Furtherer, Cohn case.	. 10 96
Louis Ernst, tools	23 56	Pon C Fronthonon Cohn cose.	. 10 80
Williamson & nigole, stationery		Western Union Tel. Co., services, December, 1887. Western Union Tel. Co., services, Jan'y 1887. Rochester Dist. Tel. Co., services, Jan'y 1887.	. 564
	14 80	western Union Tel. Co., services, Decem	
J. R. Chamberlain, expanding rings	6 00	ber, 1887	. 60 13
J. C. Birmingham, shoeing flusher's horses	20 50	Western Union Tel. Co., services, Jan'y	
J. P' Foreman, drying hose	18 50	1887	. 28 88
Chas Englert, board of horse, Dec. 1887	20 00	Rochester Dist. Tel. Co., services, Jan'y	
Sent. Oct.		1888	. 535
Mor	60 00	1000	. 000
NOV	8 62	PAY ROLL FOR MONTH OF JANUAR	v. 1888.
J. C. Birmingham, shoeing flusher's horses J. P' Foreman, drying hose. Chas. Englert, board of horse, Dec. 1887 Sept., Oct., Nov Jas. P. Kane, labor		THE ROLL FOR MONTH OF CHILDREN	., 2000.
PAY ROLL MONTH DECEMBER, JANUAR	RY AND	Bartholomew Keeler, Police Justice	. \$291 67
FEBRUARY.		B. Frank Enos, Police Clerk. Jos. P. Cleary, Chief Police. Chas. McCormick, Asst. Chief and Day Ca	125 00
		Jos P Cleary Chief Police	. 150 00
Dr. J. J. A. Burke, Health Officer\$	249 99	Chas McCormiels Aget Chief and Day Co.	116 67
Geo. Messmer, Registrar Messenger, Messenger	212 49	Was Voith Night Contain	100 07
Messenger, Messenger	99 99	Wm. Keith, Night Captain	108 33
Wm. T. Kohlmetz, supt. of garbage	312 00	Frank B. Allen, Lieutenant	. 85 00
Alex. Bruce, plumbing inspector	375 00	John A. Baird, John E. McDermott, Frank S. Skuse.	. ຮວບບ
Henry M. Heinold, keeper Hope Hospital,	150 00	John E. McDermott,	
	194 08	Frank S. Skuse,	
Geo. w. Han, nearth inspector	104 00	TI O TY I OILAN	. 100 00
J. N. Harder,	124 98	Thos Lynch	
Jas. Purcell,	124 98	Thos. Lynch,	. 80 00
J. N. Harder, Jas. Purcell, Frank Downing John Galvin, sewer flusher. Aug. Helbing,	124 98	Peter Lauer,	. 90 00
John Galvin, sewer flusher	165 00	Henry Baker,	
Aug. Helbing,	124 98	Thos. A. Burchill,	90 00
		Jos. S. Roworth,	. 90 00
LAMP FUND.		Patk. C. Kavanagh,	. 90 00
Brush Electric Light Co., lighting lamps January Citizens' Gas Co.,		John C. Hayden, Chief Detective Thos. Lynch, Peter Lauer, Henry Baker, Thos. A. Burchill, Jos. S. Roworth, Patk. C. Kavanagh, Thos. Dukelow, Ben C. Furtherer, Geo. Long, Robert Burns.	
Drush Electric Light Co., lighting minutes	15 700 OO	Ben C. Furtherer,	
January	1 151 15	Geo. Long,	
Citizens' Gas Co.,	1,191 19	Robert Burns,	. 75 00
THE THE TAIL A CO. Limbelium lamma			
Edison Electric Light Co., lighting latitus.		A Jan Canalla Datas	. 10 00
Edison Electric Light Co., lighting lamps,	1 034 04	Andrew Connolly, Patrolman	. 75 00
	1.034 04	Andrew Connolly, Jacob Harter,	. 75 00 . 52 50
Jan Edison Electric Light Co., lighting lamps,		Andrew Connolly, Jacob Harter, Wm. P. O'Neil,	. 75 00 . 52 50 . 70 00
Jan Edison Electric Light Co., lighting lamps,		Andrew Connolly, Patrolman	. 75 00 . 52 50 . 70 00 . 75 00
Jan Edison Electric Light Co., lighting lamps,		Andrew Connolly, Patrolman	. 75 00 . 52 50 . 70 00 . 75 00
Jan Edison Electric Light Co., lighting lamps,		Andrew Connolly, Jacob Harter, Wm. P. O' Neil, John Mitchell, Ed McDonough, Wm. McKelyay	75 00 52 50 70 00 75 00 75 00
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Jan. Edison Electric Light Co., lighting lamps, Dec. Rochester Electric Light Co., lighting lamps, Jan. Rochester Gas Co.	951 64 1,313 17 813 70	Andrew Connolly, Patrolman	
Jan. Edison Electric Light Co., lighting lamps, Dec Rochester Electric Light Co., lighting lamps, Jan. Rochester Gas Co., Chas. Sintzenich, carting lamp tops United Gas Imp. Co., lighting lamps, Jan.	951 64 1,313 17 813 70 13 50 352 85	Andrew Connolly, Patrolman	. 75 00
Jan. Edison Electric Light Co., lighting lamps, Dec Rochester Electric Light Co., lighting lamps, Jan Rochester Gas Co., Chas, Sintzenich, carting lamp tops United Gas Imp. Co., lighting lamps, Jan. Howe & Bassett, lamp cocks.	951 64 1,313 17 813 70 13 50	Andrew Connolly, Patrolman	. 75 00 . 75 00
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John B. Davis, Nich. J. Loos, John H. Dana, Wm. White, Ed. Van Vorst, John C. McQuatters, John M. Reis, Jacob Frank, John Wangman, John Monaghan, Chas. Siefferd, Danl. Golding, Mich. Cain, Lee B. Elwan	•••	75 00 1	Jacob Harter,	• •.		65 00
Nich. J. Loos.		75 00 75 00	Wm. P. O'Neil, John Mitchell,	• •.		75 00
John H. Dana,	••••••	75 00	John Mitchell	••		75 00
Wm. White,	••	75 00 75 00 75 00	Ed McDonough,	••	•••••	75 00
Ed. Van Vorst,	•• •••••	75 00	Wm. McKelvey,	••		75 00 67 50
John C. McQuatters,	••••••	75 00	Wm. McKelvey, Jos. St. Helen, Robt. Sloan,	•••		67 50
John M. Reis,		75 00		•••	• • • • • • • •	75 00 75 00
Jacob Frank,	******	75 00 75 00	John Dean,			75 00
John Wangman,	•••	75 00	Tallia Doll Wal (2)			75 00
Chas Siefferd	••	75 00	Jas. A. Johnson, Chas. W. Peart.	••		75.00
Danl, Golding.		75 00	Jas. A. Johnson, Chas, W. Peart, Chas Hart,	•		75 00
Mich. Cain, Jas. P. Flynn, Hugh Clark, W. R. McArthur,		75 00 75 00	Michael Hynes,	••		75 00
Jas. P. Flynn,	• ••	60 00	Louis Nold,	••		75 00
Hugh Clark,	••	75 00	Peter Hess,	••		75 00
W. R. McArthur,	•• •••••	72 50	Oliver A. Youle,	••		75 00
Chas. Stupp,	•• ••••••	70 00	Fred Kipphut,	••	• • • • • • • • • • • • • • • • • • • •	75 00
F. A. Klubertanz,	•••••••	75 00	Hiram Rogers,	••	• • • •	70 00
Theo. H. Cageau,		72 50	Patrick J. Cummings,		• • • • • • •	75 00 75 00
J. E. Moran,		75 00	Benj. L. Stetson,	••	• . • • • • • •	75 00
Chas P Player	•••	75 00	Patrick Cauligan	••	••••	72 50
J. W. Chatfield	•••••	75 00	Wm Murray	••		72 50 75 00
John Coughlin		75 00	Michael Englert.	••		75 00
Isaac G. Lovett		75 00	John Sullivan	••		75 00
John W. Banker,	••	58 59	Dennis Hogan,	••		75 00
James B. Cady,	••	65 00	John Yawman,	••		72 50
Albert B. Marble,	•• ••••••	67 17	Michael Zimmerman,	••		75 00
Wm. E. O'Brien		65 00	Jas. E. Ryan,	••		75 00
wm. A. Metzgar	•••••••	65 00	Geo. H. Kron,	••		75 00 75 00
Thos. F. O'Connor,	× ······	65 00	Honny Bokon To	••	•••••	75 00 75 00
Frank J. Lynch	•••••	65 00	Michael Fitz Patrick		• • • • • • • • • • • • • • • • • • • •	75 00
Ed. J. Henehan		2 17	Wm. Hillard	••		75 00
John P. McDonald.	••	65 00	Fred Walter	••		75 00
Jeremiah O'Grady.		62 93	John Bletzer.	••	•••	75 00
Sharon L. Sherman,	•	65 00	Geo. Mohr.	••		75 00
Thos. Foley,	• • • • • • • • • • • • • • • • • • • •	65 00	Ed. O' Loughlin,	••		75 00
Chas. C. Alt,	•	65 00	Geo. Kleisley,	••		75 00
Martin P. Snyder,		62 93	Ed J. O'Brien,	::		75 00
Chas. Weber,	••••••	65 00	John B. Davis,		• • • • • • • •	75 00 75 00
Myron E. Avery,		60 76	Nich. J. Loos,	••	• • • • • • • •	75 00
John M. Durkir.		65 OO	Wm White		• • • • • • •	75 00
James Keenan,	••••••	62 93	Ed Van Vorst	••		75 00
John A. Weber.		65 00	John C. McQuatters.	••		75 00
Wm. Mullane.		- 65 00	John M. Reis.	••	••••	67 50
Thos. J. Gargan,	•• ••••••	47 74	Jacob Frank,	••		75 OG
Victor Hohman,	•• ••••••	65 00	John Wangman,	••	• • • • • • • • • • • • • • • • • • • •	75 00
Julius Luscher,	•••••	65 00	John Monaghan,	••		75 00
John Shire,		62 93	Chas. Seiffred,		• • • • • • • •	75 00 75 00
Chas Dingman	dulmon	75 00	Michael Cain			75 00
Robert R Swenton	driver	65 00	Toe P Flynn	••	• • • • • • •	75 0
Chas. Wilson.	univor	65 00	Hugh Clark.	••		75 0
Louis W. Miller.	operator	40 00	Wallace R. McArthur.	••		72 50
Henry W. Martin,		40 00	Chas. Stupp.	••		65 0
Henry M. Webb,	•••	40 00	Ferd A. Klubertanz,	••		75 0
Charles W. Struble, do	orman	65 00	John E. Moran,	••	• • • • • • •	72 5
Jacob Markey, janitor	,	65 00	Theo. H. Cazeau.	••	• • • • • • • •	75 0
Addie De Stoebler, ma	tron	50 00	A. J. Moynihan,		• • • • • • • •	75 0
Fatrick Culligan, time	iost in August and		Chas. P. Player,		••••••	75 0 67 5
				•••		U 1 U
nected with the ric	t as an officer ner	•	Job. W. Chatfield,	•••		75 O
nected with the rio	t as an officer per on Council.	75 00	Job. W. Chatfield, John Coughlin, Albert Gerber.	•••		75 0 75 0
nected with the rio	t as an officer per on Council	75 00	Job. W. Chatneld, John Coughlin, Albert Gerber, Isaac G. Lovett.	•••		75 0 75 0 75 0
nected with the rio resolution of Commo	t as an officer per on Council	75 00	Job. W. Chatheld, John Coughlin, Albert Gerber, Isaac G. Lovett, John W. Banker,	::		75 0 75 0 75 0 60 7
PAY ROLL MO Bartholomew Keeler,	ronce Justice	75 00 291 67	Job. W. Chatheld, John Coughlin, Albert Gerber, Isaac G. Lovett, John W. Banker, James B. Cady,			75 0 75 0 75 0 60 7 65 0
B Frank Frag	·· Clark	75 00 291 67 125 00	John Coughlin, Albert Gerber, Isaac G. Lovett, John W. Banker, James B. Cady, Albert B. Marble,			75 0 75 0 75 0 60 7 65 0 65 0
B Frank Frag	·· Clark	75 00 291 67 125 00 150 00	Job. W. Chattleid, John Coughlin, Albert Gerber, Isaac G. Lovett, John W. Banker, James B. Cady, Albert B. Marble, Wm. E. O'Brien,			75 0 75 0 75 0 60 7 65 0 65 0
B Frank Frag	·· Clark	75 00 291 67 125 00 150 00 116 67 108 32	Job. W. Chattield, John Coughlin, Albert Gerber, Isaac G. Lovett, John W. Banker, James B. Cady, Albert B. Marble, Wm. E. O'Brien, Wm. A. Metzgar, Thee F. O'Connor			75 0 75 0 75 0 60 7 65 0 65 0 65 0
B. Frank Enos, Joseph P. Cleary, Chie Chas. McCormick, Day William Keith, Night (Clerk f Police Capt and Assit.Chief	75 00 291 67 125 00 150 00 116 67 108 33 85 00	Job. W. Chatteld, John Coughlin, Albert Gerber, Isaac G. Lovett, John W. Banker, James B. Cady, Albert B. Marble, Wm. E. O'Brien, Wm. A. Metzgar, Thos. F. O'Connor, Wm. J. McBride.			75 0 75 0 75 0 60 7 65 0 65 0 65 0 65 0
B. Frank Enos, Joseph P. Cleary, Chie Chas. McCormick, Day William Keith, Night (Frank B. Allen,	Clerk	75 00 291 67 125 00 150 00 116 67 108 33 85 00 85 00	Job. W. Chatteid, John Coughlin, Albert Gerber, Isaac G. Lovett, John W. Banker, James B. Cady, Albert B. Marble, Wm. E. O' Brien, Wm. A. Metzgar, Thos. F. O' Connor, Wm. J. McBride, Frank J. Lynch.			75 0 75 0 75 0 60 7 65 0 65 0 65 0 65 0
B. Frank Enos, Joseph P. Cleary, Chie Chas. McCormick, Day William Keith, Night (Frank B. Allen, John A. Baird, John E. McDermott.	Clerk f Police Capt and Assit.Chief Zaptain Lieutenant	75 00 291 67 125 00 150 00 116 67 108 33 85 00 85 00 85 00	Job. W. Chatteld, John Coughlin, Albert Gerber, Isaac G. Lovett, John W. Banker, James B. Cady, Albert B. Marble, Wm. E. O' Brien, Wm. A. Metzgar, Thos. F. O' Connor, Wm. J. McBride, Frank J. Lynch, John P. McDonald,			75 0 75 0 75 0 60 7 65 0 65 0 65 0 65 0 65 0
B. Frank Enos, Joseph P. Cleary, Chie Chas. McCormick, Day William Keith, Night (Frank B. Allen, John E. McDermott, Frank S. Skuse	Clerk	125 00 150 00 116 67 108 33 85 00 85 00 85 00 85 00	Albert B. Marble, Wm. E. O'Brien, Wm. A. Metzgar, Thos. F. O'Connor, Wm. J. McBride, Frank J. Lynch, John P. McDonald, Jeremiah O'Grady,			75 0 75 0 75 0 65 0 65 0 65 0 65 0 65 0 65 0
B. Frank Enos, Joseph P. Cleary, Chie Chas. McCormick, Day William Keith, Night (Frank B. Allen, John E. McDermott, Frank S. Skuse	Clerk	125 00 150 00 116 67 108 33 85 00 85 00 85 00 100 00	Albert B. Marble, Wm. E. O'Brien, Wm. A. Metzgar, Thos. F. O'Connor, Wm. J. McBride, Frank J. Lynch, John P. McDonald, Jeremiah O'Grady, Sharon L. Sherman,			75 0 75 0 75 0 65 0 65 0 65 0 65 0 65 0 65 0 65 0 6
B. Frank Enos, Joseph P. Cleary, Chie Chas. McCormick, Day William Keith, Night (Frank B. Allen, John E. McDermott, Frank S. Skuse	Clerk	125 00 150 00 16 67 108 33 85 00 85 00 85 00 100 00 90 00	Albert B. Marble, Wm. E. O'Brien, Wm. A. Metzgar, Thos. F. O'Connor, Wm. J. McBride, Frank J. Lynch, John P. McDonald, Jeremiah O'Grady, Sharon L. Sherman, Thos. Foley.	• •		75 0 0 0 7 7 6 0 0 0 0 0 0 0 0 0 0 0 0 0 0
B. Frank Enos, Joseph P. Cleary, Chie Chas. McCormick, Day William Keith, Night (Frank B. Allen, John E. McDermott, Frank S. Skuse	Clerk	125 00 150 00 116 67 108 33 85 00 85 00 85 00 100 00 90 00	Albert B. Marble, Wm. E. O'Brien, Wm. A. Metzgar, Thos. F. O'Connor, Wm. J. McBride, Frank J. Lynch, John P. McDonald, Jeremiah O'Grady, Sharon L. Sherman, Thos. Foley.	• •		75 0 0 7 75 0 0 0 7 75 0 0 0 0 0 0 0 0 0
B. Frank Enos, Joseph P. Cleary, Chie Chas. McCormick, Day William Keith, Night (Frank B. Allen, John E. McDermott, Frank S. Skuse	Clerk	125 00 150 00 116 67 108 33 85 00 85 00 85 00 100 00 90 00	Albert B. Marble, Wm. E. O'Brien, Wm. A. Metzgar, Thos. F. O'Connor, Wm. J. McBride, Frank J. Lynch, John P. McDonald, Jeremiah O'Grady, Sharon L. Sherman, Thos. Foley.	••	•••••	75 0 0 7 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
B. Frank Enos, Joseph P. Cleary, Chie Chas. McCormick, Day William Keith, Night (Frank B. Allen, John E. McDermott, Frank S. Skuse	Clerk f Police Capt and Assit.Chief Laptain Lieutenant Detective	125 00 150 00 116 67 108 33 85 00 85 00 85 00 100 00 90 00 90 00 90 00	Albert B. Marble, Wm. E. O'Brien, Wm. A. Metzgar, Thos. F. O'Connor, Wm. J. McBride, Frank J. Lynch, John P. McDonald, Jeremiah O'Grady, Sharon L. Sherman, Thos. Foley, Chas. C. Alt, Martin P. Snyder, Chas. Weber,	••		75 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
B. Frank Enos, Joseph P. Cleary, Chie Chas. McCormick, Day William Keith, Night (Frank B. Allen, John E. McDermott, Frank S. Skuss	Clerk f Police Capt and Assit.Chief Laptain Lieutenant Detective	125 00 150 00 116 67 108 33 85 00 85 00 85 00 100 00 90 00 90 00 90 00	Albert B. Marble, Wm. E. O'Brien, Wm. A. Metzgar, Thos. F. O'Connor, Wm. J. McBride, Frank J. Lynch, John P. McDonald, Jeremiah O'Grady, Sharon L. Sherman, Thos. Foley, Chas. C. Alt, Martin P. Snyder, Chas. Weber,	••		75 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
B. Frank Enos, Joseph P. Cleary, Chie Chas. McCormick, Day William Keith, Night (Frank B. Allen, John E. McDermott, Frank S. Skuse	Clerk f Police Capt and Assit.Chief Laptain Lieutenant Detective	125 00 150 00 116 67 108 33 85 00 85 00 85 00 100 00 90 00 90 00 90 00	Albert B. Marble, Wm. E. O'Brien, Wm. A. Metzgar, Thos. F. O'Connor, Wm. J. McBride, Frank J. Lynch, John P. McDonald, Jeremiah O'Grady, Sharon L. Sherman, Thos. Foley, Chas. C. Alt, Martin P. Snyder, Chas. Weber,	••	•••••	75 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
B. Frank Enos, Joseph P. Cleary, Chie Chas. McCormick, Day William Keith, Night (Frank B. Allen, John E. McDermott, Frank S. Skuss	Clerk f Police Capt and Assit.Chief Laptain Lieutenant Detective	125 00 150 00 116 67 108 33 85 00 85 00 85 00 100 00 90 00 90 00 90 00	Albert B. Marble, Wm. E. O'Brien, Wm. A. Metzgar, Thos. F. O'Connor, Wm. J. McBride, Frank J. Lynch, John P. McDonald, Jeremiah O'Grady, Sharon L. Sherman, Thos. Foley, Chas. C. Alt, Martin P. Snyder, Chas. Weber,			75 0 0 75 0 0 75 0 0 75 0 0 0 65 0 0 0 65 0 0 0 65 0 0 0 0
Barbiothew Reveil; B. Frank Enos, Joseph P. Cleary, Chie Chas, McCormick, Day William Keith, Night (Frank B. Allen, John A. Baird, John E. McDermott, Frank S. Skuse	Clerk f Police Capt and Assit.Chief Laptain Lieutenant Detective	125 00 150 00 116 67 108 33 85 00 85 00 85 00 100 00 90 00 90 00 90 00	Albert B. Marble, Wm. E. O'Brien, Wm. A. Metzgar, Thos. F. O'Connor, Wm. J. McBride, Frank J. Lynch, John P. McDonald, Jeremiah O'Grady, Sharon L. Sherman, Thos. Foley, Chas. C. Alt, Martin P. Snyder, Chas. Weber,			75 0 0 0 7 7 6 0 0 0 0 0 0 0 0 0 0 0 0 0 0
B. Frank Enos, Joseph P. Cleary, Chie Chas. McCormick, Day William Keith, Night (Frank B. Allen, John A. Baird, John E. McDermott.	Clerk	125 00 150 00 116 67 108 33 85 00 85 00 85 00 100 00 90 00 90 00 90 00	Albert B. Marble, Wm. E. O'Brien, Wm. A. Metzgar, Thos. F. O'Connor, Wm. J. McBride, Frank J. Lynch, John P. McDonald, Jeremiah O'Grady, Sharon L. Sherman, Thos. Foley, Chas. C. Alt, Martin P. Snyder, Chas. Weber,			52 0 65 0 56 4 65 0 60 7 60 7 62 9 65 0

ertatan Hahman	. 65 00 1	Poohoston Con Timbt Co	4 00
Victor Hohman, Julius Luscher,	A	Rochester Gas Light Co., coke New York Life Ins. Co., refund of water	4 90
John Shire.	. 65 00	rents	37 49
Julius A. Brown, patrolman	. 65 00	Alfred P. Mann, harness supplies	27 50
Chas. Dingman. driver	. 75 00 65 00	Hicks & McKenzie, horseshoeing. Louis Ernst & Son, hardware	25 50
Robt. Swanton, Chas. Wilson,		Rochester Box Factory, sawdust	6 88 8 60
Louis W. Miller, operator	. 40 00	.i. Emory Jones, labor and material	28 68
Henry W. Martin,	. 40 00	Stone & Campbell, feed	36 50
Henry M. Webb,	. 20 00	Geo. w. Connony, tools	56 59
Chas. W. Struble, doorman jacob Markey, janitor	. 65 00	Walter S. Payne & Co., gate valves Eddy Valve Co., valves for sprinkling hy-	16 00
Jacob Markey, janitor Addie Destoebler, matron	50 00	drants	9 00
-		A. F. & S. C. Stewart, new wagon and re- pairs to wagons	0 00
EXECUTIVE BOARD DEPARTMEN ROCHESTER, N. Y., March 2	1888	pairs to wagons	143 86
	, 1000. ,	Ludlow Valve M'ig Co., supplies for	914 60
To the Common Council:		valves	214 68 28 50
The accompanying bills and estimates,	as per the	Massasoit M'fg Co., waste Cross Bros. & Co., leather H. R. Kennedy, labor and material	8 00
following statement, having been lawf	ully con-	H. R. Kennedy, labor and material	13 05
Poord are hereby certified to your	honorable	Francis McKenna, washing Orrin Purcell, taxes	9 63 6 15
Board for payment, pursuant to sec.	48 of the	J. C. Norris, painting wagon	12 00
following statement, having been lawf tracted, examined, audited and settled Board, are hereby certified to your Board for payment, pursuant to sec. City Charter. Respectfully submitted,		American Steam Boiler Insurance Co., in-	
THOS. J. NEVILLE, Clerk of Executive		surance on boilers	233 00
	boaru.	Rochester Gas Light Co., gas	18 60 3 50
Highway Fund.		James A. Gillis, printing time blanks Bell Telephone Co., rent of telephones	85 00
Pay roll week ending February 9	. 632 00	B. F. Harris, rent of barn for February	222 50
Geo. W. Aldridge, salary for Feb	. 200 00	Kondolf Bros., ice	40 30 41 18
James M. Aikenhead, salary for Feb O'Connor & Co., repairs to wagon.	. 350	Frederick Cook, rebate of water rent Rochester Lime Co., cement	3 75
H. D. Bryan, printing notices	2 50	Samuel Moulson. soft soap	1 50
Jos. F. Bonesteel, rent of Frank stree	15 60	John C. King, bedding	34 15
yard	12 43	Jackson & Burleigh, paper	9 27 11 50
Jas. A. Gillis, printing notices Thos. J. Neville, clerk, disbursements Wm. J. Wilcox, coin envelopes. Western New York & Penn. R. R. Co., ur	. 4 50	Brush Electric Light Co., use of lights for	
Thos. J. Neville, clerk, disbursements	. 21 73	January	1 20 22 50
Wm. J. Wilcox, coin envelopes	. 15 63	M. Barry, wood Charles Wells & Sons, wrenches and re-	22 50
loading street cleanings	. 20 00	pairs to same	3 80
Thos. Oliver & Son, resetting street mont	l-	Schmidt, Kaelber & Co., supplies	12 00
ments	. 6 00	Hamilton & Mathews, hardware	1 75
Henry Hoffman & Son, repairs to wagor Louis Ernst & Son, hardware	1. 9 38 \$ 5 50	Steam Gauge & Lantern Company, steam	6 30
H. A. Kingsiey & Co., hardware	3 00	gauge	7 00
Hicks & McKenzie, horse shoeing	275	Woodbury Engine Company, repairs to	
Alfred P. Mann, harness supplies	. 3 05 . 1 00	machinery, &c	100 82 10 00
Samuel Sloan, repairs to steam roller Thomas Lowery, repairs to steam roller	1 70	H. A. Kingsley & Co., snow shovels William B. Burke, iron supplies	4 66
Thomas Lowery, repairs to steam roller J. Emory Jones, weights and sewer grate William Pallett, hand cart	22 87	William B. Burke, iron supplies I. F. Force, use of wagon	4 00
William Pallett, hand cart	. 11 00	Barr & Creelman, plumbing supplies J. R. Malany, use of horse	3 08 2 00
W. L. Ruckland, horse hire	7 00 2 00	T. J. Neville, Clerk, disbursements for oats,	2 00
Rochester Lime Co., cement. W. L. Buckland, horse hire. Doyle & Gallery Co., coal.	. 5 75	hay, &c	175 07
Jas. R. Chamberlin, rubber books, etc	1990	Thomas M. Blossom, labor and stationery.	3 25
G. W. & F. P. Crouch, lumber Hamilton & Mathews, hardware	28 34 1 10	Henry R. Worthington, repairs to meter. S. H. Oviatt, taxes, &c	24 70 23 39
J. R. Strauchen, stone chips	5 70	National Meter Co., meters and repairs to	
Dent & Richardson, hardware	. 665	J. Nelson Tubbs, disbursements	193 15
James Sullivan, repairs to tools		J. Nelson Tubbs, disbursements	9 60 45 75
S. B. Williams, oil		S. B. Williams, oil. James Field, packing, &c. Street Department, labor. Thomas W. Ford, plumbing.	22 06
		Street Department, labor	67 61
Total	\$1,311 83	Thomas W. Ford, plumbing	13 00 21 95
Water Pipe Fund.	a 417 00	Steele & Avery, stationery	8 75
Monthly pay roll for February, 1888	1 693 72	Platt & Washburn Refining Co., oil	79 40
Cornell Lead Co., lead	it 1,000 12	Woodbury, Morse & Co., paint, oil, &c	6 42
on lead, &c	92/30	R. G. Dun & Co., subscription.	87 22 50 00
Jackson & Woodin M'f'g Co., final est mate, cast iron water pipe, &c	46 50	Brush Electric Light Co., use of lights for	
Thomas Holahan, final estimate, unload		February	8 70
ing and dist. W. pipe, &c	101 41	Total	\$6,353 16
Thomas Oliver, laying water pipe Carte	er 30 65		10,000 10
street Kondolf Bros., ice	15 60	Fire Department Fund.	
Schmidt, Kaelber & Co., blue print paper	r. 505	Monthly pay roll for February, 1888	4,312 82
W. W. Morrison, printing	300	Wm. Murray, labor, are telegraph	55 75 250 00
C. P. Lyon, castings	78 41	Active Hose Co., monthly appropriation.	237 50
Total	\$2,484 46	Thos. J. Neville, clerk, paid for hay, &c	78 90
Water Works Fund.		Thos. J. Neville, clerk, paid for hay, &c Chas. T. Brown, horse	225 00
Monthly pay roll for February 1888, opera	t_	Jas. H. Snider, labor	55 29 4 00
ing expenses	\$2,003 54	Richard Gallagher, sleigh, Hook & Ladder	
ing expenses. Monthly pay roll for February 1888, service	0 100 50	No. 2	50 00
and repairs	2,132 73	Rochester Gas Light Co., gas	28 05

Orlando K. Foote, part payment for ser-	property owners, for the above reason, should be
Original in Proces, part payment for sor	relieved from any future assessment for the re-
vices as architect for Culver park hose	maining on alcoming of the Maiga atreet garren of
house 150 00	pairing or cleaning of the Meigs street sewer, ex-
B. H. Clark & Son, supplies	cept in the same proportion as property draining
James Field,	either directly or indirectly into said Mount Vernon
Critchell & Irwin, ash cans, &c 30 66	avenue sewer.
	Rebecca J. Medcalf was assessed for the Clifford
	et-est outlet gerren unen hen lands situated en the
Smith, Perkins & Co., soda 15 12	street outlet sewer upon her lands situated on the north side of Avenue E, as having a frontage of
H. Brewster & Co., brooms and salt 4 00	north side of Avenue E, as naving a frontage of
Strong, Woodbury & Co., whips 27 00 Schmidt, Kaelber & Co., supplies 4 76	1,000 feet, the assessment amounting in the aggre-
Schmidt, Kaelber & Co., supplies 4 76	gate to \$361. It appears that under the terms of
Geo. Bantel & Sons. horse	the ordinance she should have been assessed only
	the ordinance she should have been assessed only
Woodbury Engine Co., repairs to Steamer	for 668 feet, the territory described in said ordi-
No. 3 73 31	for 668 feet, the territory described in said ordinance being restricted to the east line of Harris
	avenue prolonged. The assessment should there-
House Miner & Bon, Mara (Marchine)	avenue prolonged. The assessment should, therefore, be but \$253.17, and the Treasurer should be
	Tore, be but passiff, and the freasurer should be
Nathan Palmer, medicine	directed to accept that amount from her in full of
J. McCormick, repairs to No. 1, Engine	said assessment, and charge the balalance to erro-
House	neous assessments. The mistake in the assess-
	ment, it is claimed by the Assessors, was caused
	har record of the improvements many reliable than had
A. F. & S. C. Stewart, new sleighs and re-	by reason of the inaccurate maps which they had
pairs to apparatus	of the property in that neighborhood.
John A. Vanderwerf, repairs to buildings. 112 48	The general city tax for 1887 upon lot 20 of the E.
	Peck tract, Fourth ward, on the east side of Court-
Christian Muhl, hay 82 50	land street 20 fort front and 00 foot door organized
William Gray, horse shoeing 11 00	land street, 30 feet front and 98 feet deep, assessed
S. B. Williams, oil 6 60	to Lorenzo D. Mather, amounting to \$33.31, should
Smith & Oberst, repairs to stove, etc 8 35	be cancelled, for the reason that after the making
	of the assessment rolls, but before the tax was im-
Citizens' Gas Co., gas. 38 34 Burke, FitzSimons, Hone & Co., bedding. 20 88	regard the promises more gold to the Advent
Burke, FitzSimons, Hone & Co., bedding. 20 88	posed, the premises were sold to the Advent
A. V. Smith Co., harness supplies 29 75	Christian Church, which now owns the same, hav-
A. V. Smith Co., harness supplies 29 75 Connell & Dengler, repairs to valve 4 50	ing purchased it for church purposes and now using:
Samuel Bemish, paid for washing 35 95	the same for such purposes.
	Michael Love, owning lot 80 on the south side of
	Michael Love, owning lot of the south side of
Howe & Rogers, furniture	Troup street, corner of Julia street, assessed \$95.82.
	for the Troup street sewer, and mary Smith, own-
Total\$6,930 50	ing part of lots 20 and 34 on the south side of Troup
Τοιαι	street corner of Julia street, assessed \$102.95
Local Improvement Funds.	for said Thouse street source should be normitted to
_	for said Troup street sewer, should be permitted to
F. A. Brotsch, inspection, Court and Wil-	pay sixty-two per cent. of their assessments, and
liam Sts outlet sewer, O. 3,268 \$ 80 00	the balance thereof should be charged to erroneous
Francis Lyndon, inspection, Caledonia	assessments. It appears that Mr. Love and Mrs.
Ave. and Atkinson St., Sewer, O. 3,313 90 00	Smith heretofore paid quite a large assessment for
	the Teller of several party which their manner of
D. G. W. Hatch, inspection, Monroe Ave.	the Julia street sewer, into which their respective
outlet sewer. O. 3,323 3 75	premises drain, and your Committee is of the opin-
C. P. Lyon, lamp hole jacket, Bay St.	ion that, under those circumstances, their present
stone sewer, O. 3,238 4 73	assessments for said Troup street sewer is larger
C. P. Lyon, lamp hole jacket, West	then is equitable on inst
One and the same of the same o	than is equitable or just.
Orange St. sewer, O. 3,316 4 72	Richard Patterson was assessed for the Genesee
Partial Estimates.	Valley Canal outlet sewer on his lot No. 27 Atkin-
	son tract, on the west side of Favor street, the sum
John Mauder, estimate No. 3, Parsells	of six dollars, payable in five payments, the first of
Ave. pipe sewer, O. 3,170	which he noid amounting loss discount to ninetwe
William Dyer, estimate No. 2, Grand Ave.	which he paid, amounting, less discount, to ninety-
pipe sewer, 0.3,192	seven cents, on January 11, 1884. The surveyor now
pipe sewer, O. 3,192	informs your committee that such assessment was
Weider & McMahon, estimate No. 2, Court and William Sts. outlet sewer,	erroneous, for the reason that the sewer into which
Court and William Sts. outlet sewer.	hig lot draing does not tough said Concess Valley
O. 3,268	his lot drains does not touch said Genesee Valley
Geo. Chambers, estimate No. 2, Caledonia	Canal outlet sewer, and the same is of no benefit
deo. Chambers, estimate No. 4, Calcuonia	to said lot. We would, therefore, recommend that
Ave. and Atkinson St. sewer, O. 3,313 6,900 00	the remainder of said assessment be cancelled, but
· · · · · · · · · · · · · · · · · · ·	we find that he is properly assessed for the other
Total \$11,853 20	sewers as mentioned in his petition upon his prem-
,	sewers as mentioned in his pention upon his prem-
4 2 - 4 2 2 - 43 - 6 - 12	
Adopted by the following vote:	ises situated on the corner of Favor and Spring
Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee. Kohl-	ises situated on the corner of Favor and Spring
Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl- metz. Fritzsche. Elliott. Folev. Selve. Hall. Swike-	streets, and that his said Favor street property
Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swike-hard, Indson, Robert, Kelly, Thayer—15.	ises situated on the corner of Favor and Spring streets, and that his said Favor street property was properly assessable for the State and Platt
Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—15.	ises situated on the corner of Favor and Spring streets, and that his said Favor street property was properly assessable for the State and Platt street sewers. W. H. MARSON,
Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—15. Ald. Kohlmetz, from the Law Committee pre-	ises situated on the corner of Favor and Spring streets, and that his said Favor street property was properly assessable for the State and Platt street sewers. W. H. MARSON, LEO J. HALL,
Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—15. Ald. Kohlmetz, from the Law Committee presented a communication from the City Attorney	ises situated on the corner of Favor and Spring streets, and that his said Favor street property was properly assessable for the State and Platt street sewers. W. H. MARSON,
Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—15. Ald. Kohlmetz, from the Law Committee pre- and City Surveyor, also an act for the division of	ises situated on the corner of Favor and Spring streets, and that his said Favor street property was properly assessable for the State and Platt street sewers. W. H. MARSON, LEO J. HALL, D. W. SELYE,
Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—15. Ald. Kohlmetz, from the Law Committee presented a communication from the City Attorney and City Surveyor, also an act for the division of the city into twenty wards.	ises situated on the corner of Favor and Spring streets, and that his said Favor street property was properly assessable for the State and Platt street sewers. W. H. MARSON, LEO J. HALL,

WM. SULLIVAN. C. STEIN. Committee.

the city into twenty wards.

("Subsequently Ald. Kohlmetz moved to reconsider the action taken and moved to receive and Ordered received, filed and published. By Ald. Marson-Resolved, That the petition of various property owners on Whitmore Park, mentioned in the foregoing report, be denied, but, in the future, their said property be exempt from file the same. Adopted. By Ald. Marson-To the Honorable the Common Council of the City of Rochester: any assessment on account of any future cleaning

of Rochester:

Gentlemen:—Your Assessment Committee begs leave to submit the following as its report:
The petition of various property owners on Whitmore park to be relieved from assessment made against them respectively under final ordinavenue and Cayuga place sewers, should be denied, as it appears that the sewer in said park should naturally drain into said Mount Vernon avenue sewer, and in case a new sewer should a sessesment made against her property, situated on the North side of Avenue E, for the Clifford street outlet sewer, and that he charge the balance of said assessment to erroneous assessments. Adopted.

By Ald. Marson—Resolved, That the treasurer be, and he hereby is, directed to cancel the general city tax on lot 20 of the E. Peck tract, assessed in the general tax rolls of 1887 to Loranzo D. Mather, as stated in the foregoing report, and that he charge the amount thereof to erroneous assess-

ments. Adopted.

By Ald. Marson—Resolved, That the treasurer By Aid. Marson—Resolved, That the treasurer be, and he hereby is, directed to receive from Michael Love and Mary Smith upon account of their respective assessments for the Troup street sewer, mentioned in the foregoing report sixty-two per cent. thereof, and the usual discount, if any, providing such payments be made within one month from this date, and that he charge the balance of said assessments to erroneous assessments. Adopted.

By Ald. Marson—Resolved, That the treasurer be, and he hereby is, directed to cancel the balance of the assessment against Richard Patterson upon of the assessment against Richard Patterson upon lot 27, Atkinson tract, on the west side of Favor street, for the Genesee Valley Canal outlet sewer, and that he charge the amount thereof to erroneous assessments; and that the remainder of the prayer for relief in the petition of said Richard Patterson be, and the same hereby is, denied.

Adopted.

REPORTS OF SPECIAL COMMITTEES.

By Ald. Foley— To the Honorable, the Common Council:

GENTLEMEN—Your Special Committee, appointed four weeks ago, to make an inspection and examination of the plans submitted by the Vacuum Oil Company to render their works safe and inof-

minimization of the plans submitted by the vacuum oil Company to render their works safe and inoffensive, respectfully reports:

That no detailed or definite plans have been presented to your committee, which, in its opinion, will secure such results, to the present time. The said Vacuum oil Company, and the engineers, request further time, until the next regular meeting, but it is the judgment of a majority of your committee that such time should not be given and that the city should have nothing to do with such proposed plans, and that all negotiations looking to an understanding with your honorable body that the said Vacuum oil Company may maintain its works should terminate, and your committee, therefore, recommends the adoption of the accompanying resolution. panying resolution. Respectfully submitted.

J. H. FOLEY,
J. S. JUDSON,
H. KOHLMETZ,
W. H. SULLIVAN,
D. W. SELYE,
Special Committee.

Ordered received, filed and published. That the special By Aid. Foley—Resolved, committee, appointed four weeks committee, appointed four weeks ago to make an inspection and examination of the plans of the Vacuum Oil Company for a continuation of its works within the city limits, be discharged, and that the city will not negotiate with said company in respect to a continuance of its works within the city, but will leave all questions relating to the character of such works with the courts to determine.

Ald. Foley moved that action on the resolution

with the courts to determine.
Ald. Foley moved that action on the resolution, with the exception of that part that relates to the discharging of the committee, be postponed until the next meeting.
Lost by the following vote:
Ayes—Ald. Fee, Elliott, Foley, Selye, Swikehard,

Stein-6.

Nays—Ald. Tracy, Sullivan, Marson, Kohlmetz, Fritzsche, Hall, Judson, Bohrer, Kelly, Thayer—10. The original resolution was then adopted.

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

By the Clerk-

Office of Executive Board, March 5th, 1888.

To the Hon. Common Council:
GENTLEMEN:—The Executive Board has duly examined Pardee terrace and would respectfully report that the street is ready for acceptance and

public use, except that monuments have not been set; but Charles H. Wiltsie has filed a bond in the sum of \$100 in the office of the Executive Board that suitable monuments, as provided by the resolution of your honorable body, will be erected to define the lines of the street, as soon as the weather will permit. Under those conditions the Executive Board would recommend the acceptance of Pardee terrace as a public street.

Respectfully,
THOS. J. NEVILLE, Clerk.
Ordered received filed and published.
By Ald. Thayer—Resolved, By the Common Council of the City of Rochester, that Pardee Terrace, heretofore dedicated to public uses by Charles H. Wiltsie be and hereby is accepted as a public street, 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.

Adopted. By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, March 5, 1888.

To the Common Council:

GENTLEMEN: Proceedings have been taken by GENTLEMEN: Proceedings have been taken by the Executive Board, in accordance with the provisions of law, to close Arch and Fairmount streets, located in the Sixteenth ward, and those proceedings are now completed. This is to certify that the above named streets have been closed and abandoned for all public uses.

The Executive Board has also taken proceedings

in the closing of that portion of church alley, in the Sixteenth ward, and located between Alphonsus alley and Alphonsus avenue, and it hereby cer-tifies that said portion of Church alley has been duly abandoned for all public uses in accordance with the law.

Respectfully, THOS. J. NEVILLE, Clerk.

By the Clerk-

By the Clerk—
In the matter of the closing of Church Alley between Alphonsus alley and Alphonsus avenue:
The undersigned Commissioners of Highways of the city of Rochester, in the county of Monroe, having met at 378 Hudson street in said city, to decide upon the application of F. C. Oberholzer et al., residents of said city, for the discontinuance of that portion of Church alley between Alphonsus alley and Alphonsus avenue, all the said commissioners being present, and having deliberated on the subject of this order, do hereby order that the portion of said Church alley included between Alphonsus avenue and Alphonsus alley of a uniform portion of said Church alley included between Alphonsus avenue and Alphonsus alley of a uniform width of twenty feet between parallel lines and for a distance of 157 feet, be discontinued and abandoned for all public uses forever.

GEO. W. ALDRIDGE, J. M. ATKENHEAD,
Executive Board, Rochester, New York.
Witness, February, 1888.
THOMAS J. NEVILLE, Clerk.

CLOSING OF CHURCH ALLEY.

City of Rochester, Monroe County, ss.
To Joseph Hoff, Fred Herbst, Henry P. Geasser,
Valentine Lochner, Charles Meisenzahl, August
Bott, Max Schrerer, Philip Mattle, Adam
Schneider, Casper Roesser, Fridolin Albrecht,
William Reinstaedler:

William Reinstaedler:
You and each of you are hereby summoned and required to appear at No. 378 Hudson street, in the city of Rochester, in said county, on the 18th day of January, 1888, at 3:30 o'clock p. m., to make a jury of freeholders to consider, examine and certify in regard to the propriety of discontinuing the north half of Church alley, lying in the Sixteenth ward in said city of Rochester, north of Clifford street. street.

Hereof fail not. Witness our hands on the 17th day of January, 1888.

The Executive Board of the City of Rochester, N.Y. By GEO. W. ALDRIDGE.

Chairman of the Executive Board of the city of Rochester, and Commissioner of Highways of said city.

STATE OF NEW YORK,
COUNTY OF MONROE,
CITY OF ROCHESTER.
We, the undersigned, being duly sworn, do, and each for himself does, depose and say, he is : resident of and a freeholder in the city of Rochester; that he is not of kin to, or in any way interested with, any of the owners of land along either side of Church alley, and that he will well and truly examine into and determine the propriety of discontinuing said alley and will certify the result of such examination:

Fred Herbst,
H. P. Yaesser,
Valentine Lochner,

Max Scherer, Phillip Mattle, Adam Schneider,

Valentine Lochner,
Joseph Hoff,
Carl Meisenzahl,
August Bott,
Subscribed and sworn to before me this 18th day
of January, 1888.
Chairman of the Executive Board and Commissioner of Highways of the City of Rochester, N.

In the matter of the discontinuance of Church alley in the city of Rochester.

The subscribers, disinterested freeholders of the city of Rochester, County of Monroe, having met at No. 378 Hudson street in said city, in pursuance of a summons from the Executive Board of said

of a summons from the Executive Board of said city of Rochester, as commissioners of highways of said city, to examine and certify in regard to the propriety of discontinuing said highway as follows: All that portion of Church alley lying and being in the Sixteenth ward of said city, north of the north line of Alphonsus alley and extending to Alphonsus avenue, and having been duly sworn and having viewed the said alley do therefore certify that we are of the opinion that the same is useless and unnecessary.

In witness whereof we have hereto set our hands this 18th of January, 1888. Fred. Herbst, Valentine Lochner, Chas. Meisnezahl.

August Bott, Phillip Mattle, Casper Roesser, Adam Schneider,

of Rochester:

H. P. Gaesser, Chas. Meisnezahl. Max Scherer, Fridolin Albrecht, Joseph Hoff, Wm. Reinstaedler.

CITY SURVEYOR'S OFFICE, ROCHESTER, N. Y., Feb. 9, 1888. To the Honorable the Executive Board of the City

GENTLEMEN—By a resolution of the Common Council adopted at its regular meeting held on the 17th of November last you were directed to take the necessary legal steps for closing that portion of Church, alley included between Alphonsus ave-

nue and Alphonsus alley.

or Curren aley included between Alphonsus avenue and Alphonsus alley.

I have the honor to report that from actual surveys and from the maps and records of this office the part of Church alley referred to is at a uniform width of twenty (20) feet between parallel lines and that its length from Alphonsus avenue to Alphonsus alley is one hundred and fifty-seven (157) feet. Very Respectfully,

Your Obedient Servant,

I. F. QUINBY, City Surveyor.

At a meeting of the Executive Board of the city of Rochester, as commissioners of highways in and for said city of Rochester, in the county of Monroe, on this 10th day of February, 1888, said Executive Board having met and deliberated on the subject of this order upon the application of Rev. F. C. Oberholizer et al., for the discontinuance of the alley hereinafter described, and on the certificate of twelve disinterested freeholders duly summoned of twelve disinterested freeholders duly summoned of twelve disinterested freeholders duly summoned and sworn, who have in due form certified that said alley is useless and unnecessary, and the said Executive Board having caused a survey of said alley to be made as follows, viz. as above certified by the city surveyor, that portion of church alley included between Alphonsus avenue and Alphonsus alley, of a uniform width of twenty (20) feet between parallel lines and that its length from Alhonsus avenue to Alphonsus alley is one hundred and fifty-seven (157) feet.

It is ordered and determined by the said Execu-

tive Board, as commissioners of highways' that said alley be, and is hereby discontinued. In witnesses whereof the said Executive Board has hereinto set its hand, this 10th day of Febru-

ary, 1888.

Adjourned.

Thos. J. Neville, Clerk.
Ordered, received, filed and published.
By the Clerk—

OFFICE OF EXECUTIVE BOARD, {
ROCHESTER, N. Y., March 1, 1888.

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 February, 1888.

Orders drawn on the City Treasurer:

For labor...... \$ 5,240 86 ${\it Classification:}$

Highway fund...... \$5,160 45 Fire Dep't fund...... Local improvement funds..... Total..... \$5,240 86

Balances in funds, March 1, 1888.

Local Improvement funds.... \$47,736 87 City Treasurer...... 51,368 04 51,368 04 \$99,104 91

Cr. 7,866 32 17,445 37 34,105 44 Fire Dep't fund...... 39,687 78

Respectfully submitted, THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., March 7, 1888.

To the Honorable the Common Council of the City of Rochester

GENTLEMEN—In accordance with the provisions of the City Charter I hereby report that the following named persons have qualified and taken the oath of office as required by law, viz:

Minnie G. Frazer, John A. La Force, 2nd, and Frank B. Bishop, Commissioners of Deeds.

Respectfully submitted,

PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

By the Clerk-

TREASURER'S MONTHLY REPORT.

CITY TREASURER'S OFFICE March 7, 1888.

To the Hon. the Common Council:

GENTLEMEN—The Treasurer herewith submits the monthly statement of the balances of the principal funds, on the 7th day of March, 1888, as required by section 58 of the city charter:

Departments.

Departments.

Departments.

2009.47

Board of Education Building fund \$2,082 47
Repair fund 186 43
Contingent fund 2,915 89
Teachers' fund 14,942 51 2,915 89 14,942 51 35,395 00 26,601 37 11,364 84 15,695 22 Fire Department fund...... Poor Department fund
Police Department fund
Contingent fund Highway fund..... Highway lund. 9,224
Lamp fund. 45,170
Health fund. 5,922
City Property fund. 2,103
Park fund. 5
Water Works fund. 30,791
Water Pipe fund. 17,027
JOHN A. DAVIS, Treasurer. 45,170 39 5,922 32 2,103 82 30,791 83 17,027 05

Subscribed and sworn to before me, this 7th day of March, 1888. EDWARD THOMAS, Commissioner of Deeds. Ordered received, filed and published.

By the Clerk—	13—Thos. Gorman 10
OFFICE OF THE OVERSEER OF THE POOR,	Wm. Jones 10
CITY BUILDING, FRONT STREET, ROCHESTER, N. Y., Feb. 2, 1888.	John Finnips 10
	Carl W. Weber 10 10 Gustave Hopper 10 10
To the Honorable, the Common Council of the City of Rochester:	14—Aldis Arstill 10 5
	Frank A Butler petit larc'y 50
GENTLEMEN—The undersigned overseer of the Poor of the city of Rochester would respectfully	Wm. Buckley drunk. 5
report that during the month of January he has	James Flannigan 10
relieved 505 families in the following manner:	Chas. H. Quigley vio. ord. 5 John Foster drunk 10
Orders on poor store\$1,154 35	Otto Smith hotel fraud cost 1
Orders on coal yard 695 00	16—Chas Riley drunk 10
Orders on undertakers 139 00	Henry C. Lane 10
Orders for transportation 19 43 Orders for shoes 86 20	Daniel Hoover 10
Orders for shoes	Willia Bhatau
Total\$ 2,093 98	17—Anton Regelsberger .
Less amount charged to towns 54 75	Chas. Gillman 3 3
	Wm. C. Jones ex. person 50 50
Total to city\$ 2,039 23 All of which is respectfully submitted,	18—Peter Bartholomay drunk 5 5
All of which is respectfully submitted,	Wm. Johnson 3
A. H. MARTIN, Overseer of the Poor.	Adam Eisenburg 10 10 Minnie Cook 10 10
Ordered received, filed and published.	Chas. Koehler 10
	20—Chas. A. Stanley hotel fraud cost 2.75
By the Clerk—	Nicholas English drunk 3 3
OFFICE OF THE OVERSEER OF THE POOR,	Martin Le Boo
CITY BUILDING, FRONT STREET,	refer nenkle 10 10
ROCHESTER, N. Y., March 1, 1888.)	Barney McAviney 5 5 Patrick Reardon 10
To the Honorable, the Common Council of the City	Daniel Martin 10
of Rochester:	Bridget McGann 10
GENTLEMEN—The undersigned Overseer of the	Thos Tones
Poor of the City of Rochester would respectfully	21—Geo. Lyttle
report that during the month of February he has	Welter Hunt
relieved 524 families in the following manner: Orders on Poor Store	Ruby Sherman 10 10
coal vard 776 25	Emma Loveless 10 10
coal yard	Ida McCormick 10
for transportation 11 86	Patrick Hagan 10
shoes	22-John Kani
\$2,255 <u>36</u>	
Less amount charged to towns 58 00	Thomas Leddy 3 2 John Smith 10 5
Doss and different of the first	Nellie Lavein 10 10
Total to city\$2,197 36	Mary Nolan assault 5 2
	in the state of th
All of which is respectfully submitted.	Chas. Muldoon drunk 10
All of which is respectfully submitted. A. H. MARTIN, Overseer of the Poor.	Chas. Muldoon drunk 10 24—Martin Dougherty 10
All of which is respectfully submitted.	Chas. Muldoon drunk 10 24—Martin Dougherty 10 Nettie O' Neil 10
All of which is respectfully submitted. A. H. MARTIN, Overseer of the Poor.	Chas. Muldoon drunk 10 24—Martin Dougherty 10 Nettie O'Neil 10 Emma Barton 10
All of which is respectfully submitted. A. H. MARTIN, Overseer of the Poor. Ordered received, filed and published. By the Clerk—	Chas. Muldoon
All of which is respectfully submitted. A. H. MARTIN, Overseer of the Poor. Ordered received, filed and published.	Chas. Muldoon
All of which is respectfully submitted. A. H. MARTIN, Overseer of the Poor. Ordered received, filed and published. By the Clerk— REPORT OF THE POLICE CLERK FOR THE MONTH OF FEBRUARY, 1888. POLICE COMMISSIONERS' OFFICE, POLICE COMMISSIONERS'	Chas, Muldoon
All of which is respectfully submitted. A. H. Martin, Overseer of the Poor. Ordered received, filed and published. By the Clerk— REPORT OF THE POLICE CLERK FOR THE MONTH OF FEBRUARY, 1888.	Chas, Muldoon
All of which is respectfully submitted. A. H. MARTIN, Overseer of the Poor. Ordered received, filed and published. By the Clerk— REPORT OF THE POLICE CLERK FOR THE MONTH OF FEBRUARY, 1888. POLICE COMMISSIONERS' OFFICE, \ March 7, 1888. \ GENTLEMEN—I respectfully submit the following	Chas, Muldoon
All of which is respectfully submitted. A. H. MARTIN, Overseer of the Poor. Ordered received, filed and published. By the Clerk— REPORT OF THE POLICE CLERK FOR THE MONTH OF FEBRUARY, 1888. POLICE COMMISSIONERS' OFFICE, March 7, 1888.	Chas, Muldoon. drunk 10 24—Martin Dougherty. 10 Nettie O'Neil. 10 Emma Barton 10 Bernard Farrell. petit larc'y 20 Joseph King. 20 20 25—John Moreck. drunk 5 John O'Neil. 10 Henry Nunnold. 5 27—Joseph Traiel. 10 John Morphet. 5 Thomas Moran. 5
All of which is respectfully submitted. A. H. MARTIN, Overseer of the Poor. Ordered received, filed and published. By the Clerk— REPORT OF THE POLICE CLERK FOR THE MONTH OF FEBRUARY, 1888. POLICE COMMISSIONERS' OFFICE, \ March 7, 1888. GENTLEMEN—I respectfully submit the following as my report for the month of February, 1888. Feb. 1888. Crime. Penalty. Paid	Chas, Muldoon
All of which is respectfully submitted. A. H. Martin, Overseer of the Poor. Ordered received, filed and published. By the Clerk— REPORT OF THE POLICE CLERK FOR THE MONTH OF FEBRUARY, 1888. POLICE COMMISSIONERS' OFFICE, \(\) March 7, 1888. GENTLEMEN—I respectfully submit the following as my report for the month of February, 1888. Feb. 1888. Crime. Penalty. Paid drunk \$10	Chas, Muldoon
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All of which is respectfully submitted. A. H. MARTIN, Overseer of the Poor. Ordered received, filed and published. By the Clerk— REPORT OF THE POLICE CLERK FOR THE MONTH OF FEBRUARY, 1888. POLICE COMMISSIONERS' OFFICE, \ March 7, 1888. \ \ GENTLEMEN—I respectfully submit the following as my report for the month of February, 1888. Feb., 1888. Crime. Penalty. Paid drunk \$10 Margaret Fee. 10 Geo. Schlier. 10 ylo. ord 3 2 50	Chas, Muldoon
All of which is respectfully submitted. A. H. MARTIN, Overseer of the Poor. Ordered received, filed and published. By the Clerk— REPORT OF THE POLICE CLERK FOR THE MONTH OF FEBRUARY, 1888. POLICE COMMISSIONERS' OFFICE, \(\) March 7, 1888. GENTLEMEN—I respectfully submit the following as my report for the month of February, 1888. Feb. 1888. Crime, Penalty, Paid Margaret Fee. 10 Geo. Schlier. vio. ord 3 2 50 Wm. Cook. drunk 10 10 00 3 —Patk. Deviin. 5	Chas, Muldoon. drunk 10 24—Martin Dougherty. 10 Nettie O'Neil. 10 Emma Barton 1 Joseph King. 20 25—John Moreck. drunk 5 John O'Neil. 10 Henry Nunnold. 5 27—Joseph Traiel. 10 John Morphet. 5 Thomas Moran. 5 Alex. Hill. 5 25 2 50 Mich. Keleher 10 John Cohill. 5 28—Kate Lynch. 10 Emma Clark. 10 Emma Clark. 10 5 28—Kate Lynch. 10 Emma Clark. 10 5 Cohes Alex. 10 Co
All of which is respectfully submitted. A. H. MARTIN, Overseer of the Poor. Ordered received, filed and published. By the Clerk— REPORT OF THE POLICE CLERK FOR THE MONTH OF FEBRUARY, 1888. POLICE COMMISSIONERS' OFFICE, \ March 7, 1888. GENTLEMEN—I respectfully submit the following as my report for the month of February, 1888. Feb. 1888. Crime, Penalty, Paid Margaret Fee. March 310 Geo. Schlier. Vio. ord 3 2 50 Wm. Cook. drunk 10 10 00 3—Patk. Devlin. 5	Chas. Muldoon. drunk 10 24—Martin Dougherty. 10 Nettie O'Neil. 10 Emma Barton 10 Bernard Farrell. petit larc'y 20 Joseph King. 20 20 25—John Moreck. drunk 5 John O'Neil. 10 Henry Nunnold. 5 27—Joseph Traiel. 10 John Morphet. 5 3 Thomas Moran 5 Alex. Hill 5 2 50 Mich. Keleher 10 5 Henry McDonald. 10 John Chill. 5 28—Kate Lynch. 10 Emma Clark. 10 Ecourtney Scobell. 3 3
All of which is respectfully submitted. A. H. Martin, Overseer of the Poor. Ordered received, filed and published. By the Clerk— REPORT OF THE POLICE CLERK FOR THE MONTH OF FEBRUARY, 1888. POLICE COMMISSIONERS' OFFICE, \(\) March 7, 1888. GENTLEMEN—I respectfully submit the following as my report for the month of February, 1888. Feb. 1888. Crime. Penalty. Paid drunk \$10 Margaret Fee	Chas, Muldoon. drunk 10 24—Martin Dougherty. 10 Nettie O'Neil. 10 Emma Barton 10 Bernard Farrell. petit larc'y 20 Joseph King. 20 25—John Moreck. drunk 5 John O'Neil. 10 Henry Nunnold. 5 27—Joseph Traiel. 10 John Morphet. 5 3 Thomas Moran 5 Alex. Hill. 5 2 50 Mich. Keleher 10 5 Henry McDonald 10 John Cahill. 5 28—Kate Lynch 10 Emma Clark. 10 Emma Clark. 10 Courtney Scobell 3 3 James O'Connor 5 5
All of which is respectfully submitted. A. H. Martin, Overseer of the Poor. Ordered received, filed and published. By the Clerk— REPORT OF THE POLICE CLERK FOR THE MONTH OF FEBRUARY, 1888. POLICE COMMISSIONERS' OFFICE, \(\) March 7, 1888. GENTLEMEN—I respectfully submit the following as my report for the month of February, 1888. Feb. 1888. Crime. Penalty. Paid drunk \$10 Margaret Fee	Chas, Muldoon. drunk 10 24—Martin Dougherty. 10 Nettie O'Neil. 10 Emma Barton 1 Joseph King. 20 25—John Moreck. drunk 5 John O'Neil. 10 Henry Nunnold. 5 27—Joseph Traiel. 10 John Morphet. 5 3 Thomas Moran. 5 Alex. Hill. 5 25-40 Mich. Keleher 10 John Chail. 5 28—Kate Lynch. 10 Emma Clark. 10 Emma Clark. 10 Sourtney Scobell. 3 James O'Connor. 5 Chas. Murch. 5 Sourtney Scobell. 3 James O'Connor. 5 Chas. Murch. 5 Sourtney Scobell. 5 Sourtney Scobell. 5 Chas. Murch. 5 Sourtney Scobell.
All of which is respectfully submitted. A. H. MARTIN, Overseer of the Poor. Ordered received, filed and published. By the Clerk— REPORT OF THE POLICE CLERK FOR THE MONTH OF FEBRUARY, 1888. POLICE COMMISSIONERS' OFFICE, \(\) March 7, 1888. GENTLEMEN—I respectfully submit the following as my report for the month of February, 1888. Feb., 1888. 2—Anna Morre	Chas. Muldoon. drunk 10 24—Martin Dougherty. 10 Nettie O'Neil. 10 Emma Barton 10 Bernard Farrell. petit larc'y 20 15 Joseph King. 20 20 25—John Moreck. drunk 5 John O'Neil. 10 Henry Nunnold. 5 27—Joseph Traiel. 10 John Morphet. 5 3 Thomas Moran. 5 Alex. Hill. 5 2 50 Mich. Keleher 10 5 Henry McDonald 10 John Cahill. 5 28—Kate Lynch. 10 Emma Clark. 10 Emma Clark. 10 Emma Clark. 10 Emma Clark. 10 Emma O'Connor 5 5 Chas. Murch 5 5 Herman Nowack assault cost 1 50 Chas. Kick
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Sworn to before me this 7th day of March, 1888, B. Keeler, Commissioner of Deeds. Ordered received, filed and published.

By the Clerk-

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

GENTLEMMEN: The undersigned Commissioners of GENTLEMMEN: The undersigned Commissioners of Excise for the city of Rochester, report that they granted 35 licenses for the month of Feruary, 1888, and received \$1,673.00, paid \$5.00 for postage stamps, deposited \$1,668.00 with the City Treasurer and filed his receipt therefor with the Bonds and received for the month with the city clerk.

report for the month with the city clerk.

POMERCY P. DICKINSON.

CONRAD HERZBERGER.

Excise Commissioners.

Dated Rochester, Feb., 29 1888.

Ordered received, filed and published.

By the Clerk-

ROCHESTER, N. Y., March 3, 1888.

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

GENTLEMEN—Mrs. Mary Brody of 80 Weld street, city, has a claim against the city of Rochester for injury caused by a fall on Scio street by which her wrist was broken and she otherwise injured. She claims the injury was caused by the city's neglect to keep the street in safe and proper condition and that she has been damaged thereby to the amount that she has been damaget thereby to the amount of one thousand dollars, and hereby demands pay-ment thereof. Truly yours, COGSWELL, BENTLEY & COGSWELL, Attorneys for Mary Brody. Referred to the Law Committee. ment thereof.

By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., March 7, 1888.

To the Hon. the Common Council:

GENTLEMEN—I hereby report that the City Assessors have delivered to me the assessment rolls for local improvements, as follows, certified and swornto as required by law, viz.;

Um st. pipe sewer, O. 3,201.
Central park pipe sewer, O. 3,219.
Park avenue gravel improvement, O. 3,260.
Hebard st. plank walk and grading, O. 3,263.
Pennsylvania pipe sewer, O. 3,269.
Davis st. plank walk, O. 3,269.
Mount Hope ave. gravel improvement, O. 3,275.
Fifth avenue pipe sewer, O. 3,231.
Kelly street MacAdam improvement, O. 3,289.
Philander street pipe sewer, O. 3,292. Philander street pipe sewer, O. 3,292 Philander street pipe sewer, O. 3,292. Mason street sewer enlargement, O. 3,293. Ninth street pipe sewer, O. 3,294. North street grading and plank walk, O. 3,297. Alphonsus ave. grading and plank walk, O. 3,301. First street plank walk, No. 3,302. Fourth street plank walk, No. 3,302. Thomas park pipe sewer, O. 3,314. Respectfully submitted, PETER SHERIDAN. City Clerk. Ordered received filed and published

Ordered received, filed and published.

Ordered received, meet and problems.

Allegations being called for and no person appearing, Ald. Marson presented the following:

By Ald. Marson—Hesolved, By the Common Council of the city of Rochester, that the foregoing assessment rolls and each of said rolls reported by the city clerk be and the same hereby is confirmea.

Adopted by th? following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer.—16.
By the Clerk—

CITY ASSESSORS' OFFICE, Rochester March 1, 1888.

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

Gentlemen-Mr. W. J. Denny was assessed for the Mt. Vernon avenue and Cayuga place sewer cleaning four lots fronting on the east side of South avenue, total number of feet 158. He was also assessed for three lots fronting on the west side of Oakland park, about 100 feet. He

was also assessed in rear of each of these lots for a strip of land about 98 feet, which it seems he reserved when he made a division of his lots (some years since) for a garden. Mr. Denny claims that he has no outlet and this land does not front on any street, consequently he should not pay on this last mentioned piece of land. We are of the opinion that this tax is erroneous and should be canceled. The tax against said lot is \$12.75. We refer it to your honorable body to take such action as you think proper.

Yours Very Respectfully,

L. A. PRATT,

JACOB GERLING,

City Assessors.

City Assessors.

Referred to the Assessment Committee. ACTION ON ORDINANCES.

FIRST ORDINANCES.

AVENUE C PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of Avenue "C." Adopted.
The Surveyor submitted as such estimate, \$1,500.00.

By Ald. Judson-Resolved, That the following

By Ald. Judson—Resolved, That the following improvement is necessary, viz.:

The construction of a vitrified pipe sewer twelve (12) inches in diameter in Avenue "C." beginning at a point one hundred and forty (140) teet west of the west line of Harris avenue and extending westward to intersect the sewer in N. St. Paul St., with the necessary manholes, surface sewers, lot laterals and lot connections, also the required roadway grading and gutter formations.

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 \$1,500.00, 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, viz.:

One tier of lots and parcels of land on each side of Avenue "C," from the west line of Harris ave. to N. St. Paul St.

And the Clerk is hereby directed to publish notice

to N. St. Paul St.
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, thatall persons interested in the subject matter of said
improvement are required to attend the Common
Council on Tuesday evening, March 20th, 1888, at
70'clock, at the Common Council Chamber, when
allegations will be heard.
Adopted

PLATT STREET RIVER BRIDGE.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a wrought iron bridge over the Genesee river.

pense of constructing a wrought iron bridge over the Genesee river.

Adopted.

The Surveyor submitted as such estimate \$165,500. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The construction of a wrought iron bridge, with suitable approaches and upon suitable piers and abutments, to connect the east and west sides of the Genesee river, between the points and within the limits hereinafter described and designated, viz: By the acquisition of private lands on the west side of the Genesee river, within the lines and the lines produced of Platt street to intersect the lines and the lines produced of Ward street, on the east side of the said Genesee river, and then to connect the eastern and western high banks of the said river, with a wrought iron bridge, supported upon proper piers and abutments of masonry, with the required approaches of either end to the proposed bridge; the width of the roadway over the bridge and of the approaches to be twenty (20) feet wide in the clear, with sidewalks on each side to be six (6) feet wide in the clear.

In the construction of the piers and abutments of the projected bridge aforesaid, provisions shall

towards the bridge, along or under the approaches, at either end of the bridge.

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 \$185,500, which estimate is hereby approved. Resolved, further, that the whole expense thereof be paid from the public treasury of the city by the City Treasurer. in three equal payments, on order of the Common Council, the first payment the made on or before the expiration of three order of the Common Council, the first payment to be made on or before the expiration of three months after the acceptance of the work by the Executive Board and the City Surveyor, without interest, and the other two payments to be made on the atoresaid conditions, with interest in one and two years, respectively, after the expiration of the time when the first payment shall have fallen due

due.

And the Clerk is hereby directed to publish notice in pursuance of title VII, Section 172 of the Revised Charter of 1888, of the City of Rochester, that all persons interested in the subject matter of said imdrovement, are required to attend the Common Coucnil, on Tuesday evening March the 20th, 1888, at 7 o'clock, at the Commun Council Chamber, when allegations will be heard.

Adonted.

Adopted.

WEST AVENUE CLEANING AND SWEEPING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of cleaning and sweeping West avenue from the Frie canal to York street.

Adopted.

The Surveyor submitted as such estimate \$1,000.

The Surveyor submitted as such estimate \$1,000.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The sweeping, cleaning and the disposition of the dirt collected on West avenue, from the Eric canal bridge to York street, during the season beginning handless the season beginning the season begi

April 1, 1888 and ending December 1, 1888.

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 \$1,000, which estimate is hereby approved.

\$1,000, which estimate is hereby approved.
Resolved, further, That of the foregoing amount
\$300 shall be paid from the Highway fund to the
following committee: J. D. Chamberlain, F. M.
McFarlin, Alfred Wright, Jonas Jones, B. F. Martin and C. M. Everest to be disbursed by them during the progress of said work, instead of the cleaning usually done by the Executive Board on said
street within the points above mentioned.

Resolved further. That the following portion of

Resolved, further, That the following portion of said city is deemed benefited and proper and ought

said city is deemed benefited and proper and ought to be assessed by a local assessment for the balance of the expense thereof, viz.: \$700.

One tier of lots and parcels of land on each side of West avenue, from the Eric canal bridge to York street, in proportion to the benefit which each derives therefrom.

And the Clark is been by directed to publish notice.

each derives therefrom.

And the Clerk is hereby directed to publish notice in pursuance to 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, March the 20th, 1888, at 7 o' clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

AVENUE A PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in Avenue A, between Harris avenue and North St. Paul street.

Adopted.

The Surveyor submitted as such estimate, \$1,500. By Ald. Judson—Resolved, That the following

improvement is necessary, viz:
The construction of a vitrified pipe sewer twelve
(12) inches in diameter, in Avenue A, beginning at
a point one hundred (100) feet west of Harris avenue and extending westward to intersect the sewer in North St. Paul street, with the necessary manholes, lampholes, surface sewers, lot laterals,

be made to take off the drainage that may flow towards the bridge, along or under the approaches, at either end of the bridge.

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 \$1,65,500, which estimate is hereby approved.

Resolved, further, that the whole expense thereof be paid from the public treasury of the city by the City Treasurer. in three equal payments, on each of the Common Council, tha first nayment.

expense thereof, viz:

One tier of lots and parcels of land on each side of Avenue A, from Harris avenue to North St. Paul street, in proportion to the benefit and advantage which each will derive therefrom.

And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 1/2 of the Revised Charter of the City of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Common Council, on Wednesday evening, March the 20th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE NO. 3,381.

CORTLAND 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 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 described the portion and part of the city which they deem proper to be assessed for the expense 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 estimate expense thereof, the amount, if any, to be paid from the public reasury, and the portion or part of the city to be assessed for the rest of the expense, and which notice also required all persons interest in the subject matter of such improvement to attend the said On motion of Ald. Kohlmetz, the Common Counject 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 persons appearing,
Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Cortland street, from

Main street to Court street.

An ordinance to springle cortains street, from Main street to Court street.

The Common Council of the City of Rochester do ordain and determine that the following improvement necessary and should be made, to writ:

The sprinkling of Cortland street from Main street to Court street, during the season of 1888.

And the whole expense should be defrayed by an assessment upon the lot 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 \$90.00, 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:

One tier of lots and parcels of land on each side of Courtland street, from Main street to Court street.

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.

rrom.
Adopted by the following vote;
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall,
Swikehard, Judson, Stein, Kelly, Thayer—15.

FINAL ORDINANCE, NO. 3,382.

COURT 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

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 cidem will be benefited by and ought to be as notice to be heretofore published daily min at least the coff the delin payers pairs a point of the city of the delin payers are pointed in the City of the cidem will be delined by and ought to be assessed by a local assessment for the whole expense 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 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, 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 ject matter 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 sprinkle Court street (Sec. 2)
from Exchange street to the west end of the River

bridge,
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 Court street (Sec. 2) from Exchange street to the west end of the River bridge, during the season of 1888.

And the whole expense should be defrayed by the season to the lots and parcels of land to And the whole expense should be derrayed by the assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Suyveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$60 and said estimate being deemed reasonable is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by and ought to be assessed by local assessment for the whole expense of said improvement, is described as follows:

of said improvement, is described as follows:
One tier of lots and parcels of land on each side
of Court street, from Exchange street to the west

end of the River bridge.

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 there-

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Hall, Swike-hard, Judson, Stein, Kelley, Thayer—15

FINAL ORDINANCE No. 3,383.

HAWTHORNE 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 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 deem proper to be assessed for the expense 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 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 improvement to attend the said common Council at the time appointed in said nosuch public improvement, having caused an esti-Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing,
Ald. Kohlmetz submitted the following:

Ald. Kohlmetz submitted the following:
An ordinance to sprinkle Hawthorne street, from
East avenue to Culver park.
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 Hawthorne street, from East
avenue to Culver park, during the season of 1888.
And the whole expense should be defrayed by
the assessment upon the lots and parcels of land to
be benefited thereby, hereinafter described; and

of said improvement is described as follow:

One tier of lots and parcels of land on each side of Hawthorne street, from East avenue to Culver

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 parcei of land in proportion to the benefit and advantage which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selve, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

FINAL ORDINANCE No. 3,384.

LAKE AVENUE SPRINKLING (SEC. 2).

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, 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 deem proper to be assessed for the expense 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 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 if any, to be paid from the public treasury, and the portion and 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 persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Lake avenue (Section 2) from 200 feet north of (.J. Burke's south line 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 (section 2), from 200 feet north of C. J. Burke's south line to the north line of the city, during the season of 1888.

And the whole expense should be defrayed by an assessment upon the lots and parcels of land to an 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 \$360, 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:

One tier of lots and parcels of land on each side

One tier of lots and parcels of land on each side of Lake avenue, from 200 feet north of C. J. Burke's south line to the north line of the eity. 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 advantages which each derive therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,385.

LYELL AVENUE SPRINKLING.

On motion of Ald. Kollmetz, the Common Council proceeded to hear allegations 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 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 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 f 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 said improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing. pearing.

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Lyell avenue from Lake avenue to the Charlotte branch of the New York

avenue to the Charlotte branch of the New York Central railroad.

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 Lake avenue to the Charlotte branch of the New York Central railroad during the season of 1888.

And the whole expense should be detrayed 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 \$500, 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:

One tier of lots and parcels of land on each side

improvement is described as follows:

One tier of lots and parcels of land on each side of Lyell avenue from Lake avenue to the Charlotte branch of the New York Central railroad.

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, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,386.

EAST AND WEST MAIN 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 said Common Council, before determining to make sand common content, 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 deem proper to be assessed for the expense of such improvement, and also the city which they deem proper to be assessed for the expense of such improvement and also a notice to be heretofore published daily, in at least two of the daily uewspapers 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 city 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 notice, and, after hearing such allegations from all persons appearing,
Ald. Kohlmetz submitted the following:
An ordinance to sprinkle Main street (east and west) from the Erie canal to the center of East avenue.

avenne.

The Common Council of the city of Rochester do

ordain and determine that the following improve-ment is necessary and should be made, to wit: The sprinkling of Main street (east and west) from Erie canal to center of East avenue during

the season of 1883.

And the whole 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 re-

port the same at \$750, 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:

One tier of lots and parcels of land on each side of Main street from Eric canal to the center of East

On which above decribed lots and parcels of land On which above decribed lots and parcets of tand 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 the efform. Adopted as the follows vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,387.

EAST MAIN 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 said Common Council, before determining to made said Common Council, before determining to made 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 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, 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 improvoment to attend the said ject matter of such improvement to attend the said Common Council at the time appointed in said notice, and after hearing such allegations from all

tice, and after hearing such allegations from all persons appearing,
Ald. Kohlmetz submitted the following:
An ordinance to sprinkle Main street (East) from the center of East avenue to the east line of Goodman street west of the N. Y. C. R. R.
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 Main street (East) from the center of East avenue to the east line of Goodman street west of the N. Y. C. R. R. during the season of 1888.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefited thereby, hereinafter de-scribed; and the City Surveyor, under direction of this Council, having made an estimate of such exthis Council, naving made an estimate of such expense, and reports the same at \$600, 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 follower.

lows:
One tier of lots and parcels of land 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., in proportion to the benefit and
advantage 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 derives therefrom.

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,388.

MEIGS 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 esti-mate 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 published daily in at least two of the daily newspapers undered in the city of 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, 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 metter of such improvement to attend the subject metter of such improvement to attend 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

persons appearing,
Ald. Kohlmetz submitted the following:
An ordinance to sprinkle Meigs street, from
East avenue to the south line of Pearl street.
The Common Council of the city of Rochester do

ordain and determine that the following improve-

ment is necessary and should be made, to wit:

The sprinkling of Meigs street, from East avenue
to the south line of Pearl street, during the season

And the whole 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 \$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: One tier of lots and parcels of land on each side of Meigs street, from East avenue to Pearl 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 there-

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Hall, Swike-hard, Judson, Stein, Kelly, Thayer—15.

FINAL ORDINANCE No. 3,389.

MERRIMAN 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 said Common Council, before determining to make such public improvement, having caused an estimate thereof to be made, and by an order in their mixture to be redecided the entry in their minutes having described the por-tion 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 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 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 all persons interested in the subject matter 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 sprinkle Merriman street from East ave. to Culver park.

The Common Council of the City of Rochester do

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 Merriman street from East avenue to Culver park during the season of 1888.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted 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 \$120, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, 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:

One tier of lots and parcels of land on each side of Merriman street from East avenue to Culver

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, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Hall, Swike-hard, Judson, Stein, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,390.

MILL STREET SPRINKLING.

On motion of Ald. Kohlmetz-The Common Coun-On motion of Ald. Kohimetz—The Common Council proceeded to hear allegations 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 heretofore published daily, in at least two of the daily newspapers printed in the 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 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 expense, ann which notice also required all persons interested id the subject-matter of such improvement to attenn the said Common Council at the time appointed id said notice and after heaving such allegations from said notice, and, after hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:
An ordinance to sprinkle Mill street from Ex-

change place to Brown street.

The Common Council of the City of Rochester, do ordain and determine that the following improvement is necessary and should be made, to-

The sprinkling of Mill street from Exchange Place to Brown street, during the season of 1888

And the whole 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 properly the same at \$200 and said estimate and reports the same at \$300, 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 and ought to be assessed by a local assessment for the whole expense of said improvement is described as follows:

of said improvement is described as follows:
One tier of lots and parcels of land on each side
of Mill street, from Exchange Place to Brown
street, in proportion to the benefit and advantage
which eace 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 derives therebenefit and advantage which each derives there-

Adopted by the following vote:

Ayes Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Seyle, Hall, Swikehard, Judson, Stein, Kelly, Thaver—15.

Ald. Thayer moved that the final ordinance for Monroe avenue sprinkling be amended so as to read "from Clinton street to Goodman street," and that the estimate be changed to \$510. Adopted.

On motion of Ald. Thayer, further action was postponed until the next regular meeting and the Clerk was directed to advertise for allegations for Tuesday evening, March 20th, 1888.

FINAL ORDINANCE NO. 3,391. MOUNT HOPE AVENUE SPRINKLING.

On motion of Ald. Kohlmetz the Common Coun-On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations 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 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 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, 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 she said Common Council at the time appointed in said notice, and after hearing such allegations from all persons appearing.

said notice, and after hearing such allegations from all persons 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 ordain and determine that the following improvement is necessary and should be made, to wit:
The sprinkling of Mount Hope avenue from South avenue to the Center of Clarissa street during the season of 1883.
And the whole expense should be defrayed by

And the whole 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. Council, naving made an estimate of such expense, and reports the same at \$420, 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:

One tier of lots and parcels of land on each side of Mount Hope avenue from South avenue to the

center of Clarissa street.

On which above described lots and parcels of and 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, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Stlye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

FINAL ORDINANCE, NO. 3,392.

NORTH STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Coun-On motion of Aid. Konimetz the Columba Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council before determining to make such 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 published daily in at assessed for the expense 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 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 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 sprinkle North street from North avenue to Hudson park.

The Common Council of the city of Rochester

The Common Council of the city of Rochester do ordain and determine that the following improvement is necessary and should be made, to

The sprinkling of North street, from North avenue to Hudson park, during the season of 1888. And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Surveyor, under direction of this Council, having made an estimate of such expense, and reports the same at \$210, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by and ought to be assessed by local assessment for the whole expense of said improvement is described as follows:

One tier of lots and parcels of land on each side

One tier of lots and parcels of land on each side f North street from North avenue to Hudson of

On which above described lots and parcels of and 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.

Adonted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein. Kelly, Thayer—15.

FINAL ORDINANCE, NO. 3,393.

NORTH AVENUE SPRINKLING (SEC. 1).

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations 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 thereaf to be made, and by an entry in their minutes bearing described the certification. mate thereaf 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 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, if any, to be paid from the public treassers, 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 sald notice, and, after hearing such allegations from all notice, and, after hearing such allegations from all

persons 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 ordain and determine that the following improvement is present the production of the city of provement is necessary and should be made, to

The sprinkling of North avenue (Sec. 1) from Main street to North street during the season of

And the whole 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 the Council, 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 Council deem will be benefitted by and ought to be assessed by a benefit of the control of said city. 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 North avenue from Main street to North 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, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,394.

NORTH AVENUE SPRINKLING (SEC. 2.)

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations 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 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, 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 time appointed in said notice, and, after hearing such allegations from all thereof to be made and by an entry in their minutes notice, and, after hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:

An Ordinance to sprinkle North avenue (sec. 2) from North street to the north line of Clifford

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 avenue (sec. 2) from North street to the north line of Clifford street during the season of 1888.

And the whole 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, City surveyor, under the dreed of this council, 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 Council deem will be benefited by and ought to be assessed by a local assessment for the whole expense of said improvement is described extellows.

as follows:
One tier of lots and parcels of land on each side
North avenue from North street to the north line

of Clifford 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 there-

nron.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer.—15.
Ald. Thayer moved that the Final Ordinance for

Ald. Thayer moved that the Final Ortinance for Oxford street sprinkling be amended so as to read "from East avenue to Brighton avenue, and that the estimate be changed to \$210." Adopted. On motion of Ald. Thayer further action was postponed until the next regular meeting, and that the block he directly to describe from the street of the description.

the clerk be directed to advertise for allegations for Tuesday evening, March 20, 1888.

FINAL ORDINANCE, NO. 3,395.

PARK AVENUE SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the Improvement described in the Ordinance below, the said Common Council, before determining to 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 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, 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 time appointed in said notice, and, after hearing such allegations from said notice, and, after hearing such allegations from

all persons appearing, Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Park ave., from Al-

An ordinance to sprinkle Park ave., from Alexander st. to avenue A. Vick paek.

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 Park avenue, from Alexander street to Avenue A, Vick park, during the season

And the whole 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 \$210, 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:

One tier of lots and parcels of land on each side of Park avenue, from Alexander street to Avenue

A, Vick park.
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 assessed in proportion to the benefit and advantage which each derives therefrom.

Adopted by the following vote: Ayes—Ald.Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,396.

PLATT 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 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 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 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, 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 time appointed in said notice and after heaving such all tend 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 Platt street, from State

street to Allen street.

The Common Council of the City of Rochester, do ordain and determine that the following improvement is necessary and should be made, to

The sprinkling of Platt street, from State street to Allen street, during the season of 1888.
And the whole expense should be defrayed by the assessment upon the lots and parcels of land to the assessment upon the loss and parcers of raint 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 \$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 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 each side f Platt street, from State street to Allen street.

of Platt street, from State street to Allen 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 which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,397. PLYMOUTH AVE. SPRINKLING

On motion of Ald. Kohlmetz, the Common Coun-On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations 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 deem proper to be assessed for the expense of such improvement and also a notice to be heretofore published daily in at least two of the deally newspensers printed in the City of 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 estimate 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 expense, and which notice also required all various interested in the expense. tice 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 ons appearing,

Add. Kohlmetz submitted the following:
An ordinance to sprinkle Plymouth Ave. from 75 feet south of the Erie canal to the W. N. Y. & P.

railroad.

The Common Council of the City of Bochester do ordain 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 Eric Canal to the W. N. Y. & P. rail-

road during the season of 1888.

And the whole 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, council, having made an estimate of such expense, and reports the same at \$480, 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:

sessed by a local assessment for the whole expense of said improvement is described as follows:

One tier lots and parcels of land on each side of Plymouth avenue, from 75 feet south of the Eric Canal to the W. N. Y. & P. railroad.

On which above described lots and parcels of land the whole avenue, of said improvement are been

on which above described lots and parcers of raid the whole expense of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land in proportion to the benefit which each shall derive therefrom Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,398.

PRINCE 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 said Common Council before determining to make such public improvement, having caused an esti-mate thereof to be made, and by an entry in their minutes having described the portion and part of 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 published daily, in at least two of the daily newspapers printed in the City of Bochester 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 rest of the expense, and which notice also required all persons interested in the subject matter of such improvemen; to attend the said Common Council at the time appoinnted in said notice, and, after hearing such allegation from all persons appearing.

said notice, and, after hearing such allegation from all persons appearing.

Ald. Kohlmetz submitted the following:
An ordinance to sprinkle Prince street from East avenue to East Main 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 Prince street from East avenue to Fast Main street during the season of 1888

to East Main street during the season of 1888.

And the whole expense should be defrayed by an And the whole expense should be defrayed by an assessment upon the lots and parcels of land to be benefitted thereby, herinafter described; and the City Surveyor under the direction of this Council City Surveyor under the direction of this Council having made an estimate of such expense and reports the same at \$180, and said estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common Council deem will be benefitted by and ought to be assessed by a local assessment for the whole expense of such improvement is described as follows:

One tier of lots and parcels of land on each side of Prince street from East avenue to East Main street.

street.

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 and advantage which each derives therefrom.

Adopted by the following vote:
Ayes—Ald. Marson, Fee, Kohlmetz, Fritzsche,
Elliott, Foley, Selye, Hall, Swikehard, Judson,
Stein, Kelly, Thayer—13.

FINAL ORDINANCE NO 3.399.

PROSPECT 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 cil proceeded to near anegations 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 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 amount 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 improvement to attend the said ject matter 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:

Ald. Kohlmetz submitted the following:
An ordinance to sprinkle Prospect street, from
West avenue to Troup 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 Prospect street, from West
avenue to Troup street, during the season of 1888.
And the whole superpesshould be defined to

And the whole expense should be defrayed by an assessment upon the lots and parcels or 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 \$90, and said estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common Council deem wil be benefited by and ought to be assessed by a local assessment for the whole expense of the improvement is described as follows: improvement is described as follows:

One tier of lots and parcels of land on each side of Prospect street, from West avenue to Troup street, On which above described lots and parcels of land the whole expenses of said improvement is hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and advantage which each derives there-

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14. Kohlmetz,

FINAL ORDINANCE, NO. 3,400.

REYNLODS 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 said Common Council, before determining to make such public improvement, having caused an esti-mate 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 for the expense 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 necessary 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 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 notice, and, after hearing such allegations from all persons appearing.

Aid. Kohlmetz submitted the following:

An ordinance to sprinkle Reynolds street, from

An ordinance to sprinkle Reynolds street, from West avenue to the south line of Clifton street. The Common Council of the city of Rochester do ordain and determine that the following improve-

ment is necessary and should be made, to-wit:

The sprinkling of Reynolds street, from West avenue to the south line of Clifton street, during the

season of 1888.

And the whole 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 \$120, 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:

One tier of lots and parcels of land on each side of Reynolds street, from West avenue to Clifton street. the assessment upon the lots and parcels of land to

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: Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ODRINANCE, No. 3,401.

ROWLEY STREET SPRINKLING.

On motion of Aldermrn Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvements described below, the said Common Council, before determining to make such 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 heretore 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, 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 tice also required all persons interested in the subject matter of such improvement to attend the said
Common Council at the time appointed in said notice, and, after hearing such allegations from all
sons appearing,
Alderman Kohlmetz submitted the following:
An ordinance to sprinkle Rowley street from
Park 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:

ordan and determine that the ronowing improve-ment is necessary and should be made, to wit: The sprinkling of Rowley street from Park ave-nue to Monroe avenue, during the season of 1888. And the whole expense should he defrayed by the assessment upon the lots and parcels of land to be benefitted 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 \$180, and said estimate being deemed reasonable, is hereby apreasonable, the portion of portion and said

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 each side of Rowley street from Park avenue to Monroe ave-

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 there-

Adopted by the following vote:
Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, No. 3,402.

NORTH ST. PAUL STREET SPRINKLING (SEC. 1.)

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make 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 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, 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 such ject matter of such improvement to attend the said ject matter of such improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegation from all persons appearing,

Ald. Kohlmetz submitted the following: An ordinance to sprinkle St. Paul street (North Sec. 1.) from Main street to the south line of Mari-

Sec. 1.) from Main street to the south line of Marietta 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 St. Paul street (north) (Sec. 1.) from Main street to the south line of Marietta street, during the season of 1888.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Surveyor, under the direction of this Council having made an • timate of such expense, and rehaving made an timate of such expense, and reports the same at \$270, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, 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:

One tier of lots and parcels of land on each side of St. Paul street from Main street to the south line of Marietta 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. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein., Kelly, Thaver—14

FINAL ORDINANCE NO 3,403.

NORTH ST. PAUL STREET SPRINKLING (SEC. 2).

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations 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 deem proper to be assessed for the expense of such improvement, and also a notice to be heretofore published daily, in at least nouce to be neretorore 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, 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 ject 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

tice, and, after hearing such allegations from all persons appearing,
Ald. Kohlmetz submitted the following:
An ordinance to sprinkle St. Paul street (North, 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 aetermine that the following improvement is necessary and should be made, to wit:
The sprinkling of St. Paul street (North, Sec. 2), from the south line of Marietta street to the north line of Scrantom street, during the season of 1888.
And the whole expense should be defrayed by an assessment upon the lots and parcels of land to be benefited thereby, hereinafter described; and an 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 \$450, and said estimate being deemed reasonable, is here 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 lots and parcels of land on each side of St. Paul 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 expense of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit und advantage which each derives therefrom.

Adopted by the following vote:
Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,404 SOUTH ST. PAUL 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 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 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, 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 said improvement to attend the said Common Council at the time appointed in said notice, and, after hearing allegasaid Common Council, before determining to make pointed in said notice, and, after hearing allega-tions from all persons appearing
Ald. Kohlmetz submitted the following:

Ald. Kollimetz submitted the following:
An ordinance to sprinkle St. Paul street (South)
from Main street to the Eric 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 St. Paul street (South), from
Main street to the Eric canal, during the season

of 1888.

And the whole expense should be defrayed by an assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the the City Surveyor, under the direction of this council, having made an estimate of such expense, and reports the same at \$360, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by and ought to be as-

sessed by a local assessment for the whole expense

sessed 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 St. Paul street, from Main street to the Eric canal, in proportion to the benefit and advantage 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 derives therefrom.

Adopted by the following vote:
Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,405.

ST. JOSEPH STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in regard to the improvement described in the ordinance below, the said Common Council, before determining to make said Common Couucil, 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 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, 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 ject 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

tice, and, after hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle St. Joseph street from Clinton Place to the north line of Herman 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 St. Joseph street from Clinton place to the north line of Herman street, during

the season of 1888.

the season of 1888. And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the ame at \$360, and said estimate being deemed reasonable is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by and ought to be assessed by 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 St. Joseph street from Clinton place to the north line of Herman street.

line of Herman 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 dereves therefrom.

Adopted by the following vote:
Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz,
Fitzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,406.

SCIO STREET SPRINKLING (SEC. 1).

On motion of Ald. Kohlmetz, the Common Coun-On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations 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 deem proper to be assessed for the expense 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 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 sub-lect matter of such improvement for the stream them. pet 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 persons appearing.

Ald. Kohlmetz submitted the following:
The sprinkling of Scio street (Sec. 1), from East avenue to East Main street, during the season of

The Common Council of the City of Rochester do ordain and determine that the following improvement is necessary and should be made, to wit—An ordinance to sprinkle Scio street (Sec. 1) from East avenue to East Main street.

And the whole expense should be defrayed by an 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 \$120 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:

One tier of lots and parcels of land on each side of Scio street, from East avenue to East Main street.

street.

On which above described lots and parcels of land the whole expense of said improvement are 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 which each will derive therefrom. Adopted by the following vote: Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, No. 3,407.

SCIO STREET SPRINKLING, (SEC. 2).

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the Improvement 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 deemed proper to be assessed for the expense of such improvement, and assessed for the expense of such improvement, and having also caused a notice to be heretofore rublished daily, in at least two of the daily newspapers 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 persons interested in the subject-matter 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. all persons appearing,
Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Scio street (Sec. 2), from

An ordinance to sprinkle Scio street (Sec. 2), from University avenue to Central 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 Scio street (Sec. 2), from University avenue to Central avenue during the season of 1888.

And the whole 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, City Surveyor under the direction of this Council, having made an estimate of such expense, and reports the same at \$120, 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:

One tier of lots and parcels of land on each side of Scio street from University avenue to Central

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 and advantage which each derives there-

Adopted by the following vote:
Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Swikehard, Judson, Stein, Kelly, Thayer—13.

FINAL ORDINANCE, NO. 3,408.

SMITH 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 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 described 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 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, 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 time appointed in said notice, and, after hearing

ment 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 sprinkle Smith 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 is necessary and should be made, to wit: The sprinkling of Smith street from State street to the west line of Oak street during the season of 1888.

season of 1888.

season of 1888.

And the whole 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 \$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 ought to be assessed by a local assessment for the whole expense of said improvement described as follows:

One tier of lots and parcels of land on each side of Smith street from State street to oak street.

On which above described lots and parcels of land the whole expense of said improvement are hereby

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 advantages which each derives therefrom.

Adopted by the following vote: Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swike-hard, Judson, Stein, Kely, Thayer—14.

FINAL ORDINANCE, NO. 3,409.

SOUTH 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 said Common Council, before determining to 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 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, 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 time appointed in said notice, and, after hearing such allegations from all persons appearing,

ld. Kohlmetz submitted the following:

An ordinance to sprinkle South street, from Court street to the south line of 3-riffith street. The Common Council of the City of Rochester do ordain and determine that the following improve-

ment is necessary and should be made, to wit:

The sprinkling of South street, from Court street to the south line of Griffith street, during the sea-

son of 1888.

And the whole 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, City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$180, 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:

One tier of lots and parcels of land on each side of South street, from Court street to Griffith 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 which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE No. 3,410.

SOPHIA 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 said Common Council, before determining to make 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 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 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 said 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 sprinkle Sophia street from Main street to Allen 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 Sophia street from Main street to Allen street the ordain and steep the season of 1888.

And the whole expense should be defrayed by an assessment upon the lots and nercels of land to be

And the whole expense should be defrayed by an And the whole expense should be defrayed by an 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 \$150, and said estime 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:

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 Sophia street from Main street to Allen street,
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 derives therefrom.

Adopted by the following vote:

Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,411.

SOUTH AVENUE SPRINKLING

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations 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 priper to be assessed for the expense 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 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 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 aubmitted the following:

all persons appearing.
Ald. Kohlmetz aubmitted the following:
An ordinance to sprinkle South avenue from
the Eric canal to the south line of Oakland 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 South avenue from Eric canal
to the south line of Oakland street, during the season of 1838

son of 1838.

And the whole 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, 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 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 lots and parcels of lands on each side of South avenue from Erie canal to the south line of Oakland street.

of South avenue from Erre canal to the south line of Oakland street.

On which above described lots and parcels of land the whole expense of said improvement are hereby ordered a-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. Sullivan, Marson, Fee, Kohlmetz, Fritzehe, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE NO. 3,412.

SPRING STREET SPRINKLING.

On motion of Ald. Kohlmetz—The Common Council proceeded to hear allegations in relation to the improvement described in the ordinance beto the improvement described in the ordinance below, the said Common Council, betore 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 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, 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 time appointed in said notice, and, after hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Spring street from Exchange street to Ford 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: low, the said Common Council, betore determining

The sprinkling of Spring street from Exchange street to Ford street, during the season of 1888.

And the whole expense should be defrayed by an assessment upon the lots and parcels of land to an assessment upon the lots and parcets or hate we be benefitted 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 \$270, and said estimate being deemed reasonable, is here approved; and the portion of said city, which said Common Council deem will be benefitted by and ought to be assessed by a local sessessment for the whole armense sessed 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 Spring street from Exchange street to Ford

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 there-

Adopted by the following vote:

Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Seyle, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3413.

STATE 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 said Common Council, before to determining to make such public improvement, having caus d an estimate thereof to be made, and by an entry in their minutes having descibed the portion and part of the city which they deemed proper to be as sesseed for city which they deemed proper to be assessed for the expense of such improvement, and also a notice to be he etofore published daily in at least two of the daily newspapers printed in the City of Rochester, for four days, which notice specified such improve-ment, the estimated expense thereof, the amount, ment, 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 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 notice, and, after hearing such allegations from all persons appearing. Ald. 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 is necessary and should be made to wit:

The sprinkling of State street, from Main street to the north line of Vincent Place, during the season of 1888.

son of 1888.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted 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 \$660, and said estimate being deemed reasonable is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by and ought to be assessed by local assessment for the whole expense of said improvement is described as follows:

improvement, is described, as follows:

One tier of lots and parcels of land on each side of State street from Main street to Vincent Place. On which above described lots and parcels of land, the whole expense of said improvement are borrow endead exceed the account of the province of the state of the s hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and advantage which derives therefrom.

Adopted by the following vote.

Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz,
Fritzsche, Elliot, Foley, Selye, Hall, Swikehard,
Judson, Stein, Kelly, Thayer.—14.

FINAL ORDINANCE NO. 3,414. STONE 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 said Common Council, before determining to make such public improvement, having caused an esti-

mate 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 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 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, 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 time appointed in said notice, and, after hearing such allegations from all notice, and, after hearing such allegations from all persons appearing,
Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Stone street from Main

street to Court 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 Stone street from Main street to Court street during the season of 1888.

And the whole expense should be defrayed by 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 horizonests, which is the same of the council horizonests. Council, having made an estimate of such expense, Council, having made an estimate of such expense, and reports the same at \$90, 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:

One tier of lots and parcels of land on each side Stone street. from Main street to Court 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 there-

Adopted by the following vote: Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE No. 3,415.

TROUP 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 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 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, 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 said Common Council, before determining to make ject matter 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 sprinkle Troup street from Exchange street to the west line of Prospect 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 Troup street, from Exchange street to the west line of Prospect street, during

the season of 1888.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefited thereby, herinafter described; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$420.00, 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:

One tier of lots and parcels of land on each side of Troup street, from Exchange street to the west line of Prospect 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, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

FINAL ORDINANCE, NO. 3,416.

UNIVERSITY AVENUE SPRINKLING (SEC. 1). On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the imprevement 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 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, 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 On motion of Ald. Kohlmetz, the Common Counthe subject-matter 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:

Ald, Kohlmetz submitted the following:
An ordinance to sprinkle University avenue (Sec.
) from North avenue to East Main 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 University avenue (Sec. 1.) from
North avenue to East Main street during the sec

North avenue to East Main street, during the sea-

son of 1888.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to the assessment upon the lots and parcels of land to benefited thereby, hereinafter described; and the City Surveyor, under the direction of this Conneil, having made an estimate of such expense, and re-ports 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 ought to be assessed by a local assessment for the whole expense of said improvement is described as follows: improvement is described as follows

One tier of lots and parcels of land on each side of University avenue from North avenue to East

Main street.

On which above described lots and parcels of and 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 there-

Adopted by the following voto: Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,417.

INIVERSITY AVENUE SPRINKLING (SEC. 2.)

On motion of Ald.Kohlmetz, the Common Council proceeded to hear allegations in relation to the improceeded to near allegations 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 having also caused a notice to be beneforce published deliver in at least 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 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 improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all person appearing, Ald. Kohlmetz submitted the following:

An ordinance to sprinkling of University avenue (sec 2) from East Main street to Culver park.

The Common Council of the City of Rochester do ordain and determine that the following improvement is necessary and should be made, to wif:

The sprinkling of University avenue (sec. 2) from East Main street to Culver park during the season of 1888.

season of 1888.

season or 1000.

And the whole 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, at \$290 and said, estimate and reports the same at \$350, and said estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common Common Council deem will be benefited by and ought to be assessed by a local assessment for the whole expense of said improvement in derithed whole expense of said improvement is described as fol-

One tier of lots and parcels of land on each side of University avenue from East Main street to Cul-

ver park.

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 and advantage which each derives there-

Adopted by the following vote: Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Seyle, Hall, Swikehard, Judson, Stein, Kelly, Thayer.—14

FINAL ORDNIANCE No. 3,418.

FINAL ORDNIANCE No. 3,418.

NORTH UNION 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 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 deem proper to be assessed for the expense 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 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 improvement to attend the said Common Council at the time appeared as a support of the said notice. ter 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

and appearing.

Aid. Kohlmetz submitted the following:

An ordinance to sprinkle Union street (North)
from East avenue to University avenue.

The Common Council of the City of Rochester do and determine that the following improvement is necessary and should be made, to wit:
The sprinkling of Union street, (North) from East avenue to University avenue, during the season of 1888.

And the whole expense should be defrayed by And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted 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 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 lots and parcels of land on each side

One tier of lots and parcels of land on each side of Union street, from East avenue to University

avenue.

On which above described lots and parcels of 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 which each derives therefrom.

Adopted by the following vote:

Idayes—Ald. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE NO. 3,419. INCENT PLACE SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations 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 heretofore published daily in at least two of the daily papers 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 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 specified in said notice, and, after hearing such allegations from all persons appearing. On motion of Ald. Kohlmetz, the Common Council

persons appearing.
Ald. Kohlmetz submitted the following:
An ordinance to sprinkle Vincent place, from
State street to the west end of bridge.

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 Vincent place, from State street

to the west end of the bridge, during the season of

And the whole 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 Counthe City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$90, 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:

One tign of lots and parcels of land on each side

One tier of lots and parcels of land on each side Vincent place, from State street to the west end

of the bridge.

On which above described lots and parcels of land On which above described lots and parcets 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 which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE NO. 3,420.

WAREHOUSE STREET SPRINKLING, On motion of Ald. Kohlmetz, the Common Coun-On motion of Ald. Konimetz, the Common Council proceeded to hear allegations 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 site thick they down the contract the contract of the site o minutes having described the portion and part of the city which they deem proper to be assessed for the expense 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 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 sub-ject matter of such improvement to attend 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 persons appearing,

Ald. Kohlmetz submitted the following:
An ordinance to sprinkle Warehouse street from
Brown street to Platt street.
The Common Council of the City of Rochester, do
ordain and determine that the following improvement is necessary and should be made, to writ:
The sprinkling of Warehouse street from Brown
street to Platt street, during the season of 1888.
And the whole expense should be defrayed by

And the whole 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 \$90, 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:

One tier of lots and parcels of land on each side

One tier of lots and parcels of land on each side of Warehouse street from Brown street to Platt

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 in proportion to the benefit which each will derive therefrom.

which each will derive therefrom.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thaver—15.

FINAL ORDINANCE, NO. 3,421.

NORTH WASHINGTON 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 said Common Council, before determining to make such public improvement, having caused an esti-mate thereof to be made, and by an entry in their their minutes having described the portion and part their immures naving described the portion and part of the city which they deemed proper to be as-sessed for the expense 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 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 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 sprinkle Washington street
(north) from Main street to Allen street.
The Common Council of the city of Rochester do
ordain and determine that the following improve-

ment is necessary and should be made, to wit:

The sprinkling of Washington street (north) from
Main street to Allen street, during the season of

And the whole expense should be defrayed by an 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 \$120, and said estimate being deemed reasonable, is here 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. 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 Washington street from Main to Allen 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 there-

Adopted by the following vote: Ayes—Ald. Marson, Fee, Kohlmetz, Fritzsche, Elliott, Folev, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—13.

FINAL ORDINANCE NO. 3,422.

SOUTH W SHINGTON 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 said common council, before determining to make such public improvement, having caused an esti-mate 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 for the expense 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 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 improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing,

nearing such allegations from all persons appearing,
Ald. Kohlmetz submitted the following:
An ordinance to sprinkle South Washington
street, from the Erie canal to Troup stree;
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 Washington street (south) from
the Erie canal to Troup street during the season
of 1888

of 1888

And the whole 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 \$120, 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 the language of said common council deem will be said to be assessed by the said to be a said to be

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 Washington street, from Eric canal to Troup

street.

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.

Adopted by the following vote:

Ayes—Ald. Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—13.

FINAL ORDINACE NO. 3,423.

SOUTH UNION 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 said Common Council, before determining to make such public improvement, having caused an esti-mate 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 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 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, 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 inversement to extend the subject matter of such inversement. ject 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 persons appearing.

Ald. Kohlmetz submitted the following: An ordinance to sprinkle Union st., (south) from

East ave. to Monroe ave.

The Common Council of the City of Rochester do ordain and determine that the following improvement is necessary and should be made to

The sprinkling of Union street (south), from East

venue to Monroe avenue, during the season of

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted thereby, hereinafter described; and the City Surveyor, under the direction of this Council, one surveyor, 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 benefitted by and ought to be assessed by local assessment for the whole assessment for the w

deem will be benefitted by and ought to be assessed by local assessment for the whole expense of said improvement, is described, as follows:

One tier of lots on each side of Union street, from East avenue to Monroe avenue.

On which above described lots and parcels of and, 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 which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz, Fritzsche. Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—14.

FINAL ORDINANCE NO. 3.424.

FINAL ORDINANCE NO. 3,424.

WATER 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 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 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, 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 On motion of Ald. Kohlmetz, the Common Counject matter 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 sprinkle Water street (North),
from Main street to Andrews street.

The Common Council of the city of Rochester do ordain and determine that the following improvement is necessary and should be made, to-

The sprinkling of Water street (North) from Main street to Andrews street, during the season

of 1888.

And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefitted 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 \$180, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, 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: of said improvement is described as follows:

One tier of lots and parcels of land on each side of Water street, from Main street to Andrews

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 there-

Adopted by the following vote: Ayes—Ald. Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—13.

FINAL ORDINANCE NO. 3,425.

WILLIAM 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

said Common Council, before determining to make 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 published daily in at least tree of the daily envergences, writted in the city of 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, 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 time appointed in said protice, and after hearing such allerations from all notice, and, after hearing such allegations from all

notice, and, after hearing such allegations from all persons appearing—
Ald. Kohlmetz submitted the following:
An ordinance to sprinkle William street, from Bast avenue to Court 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 William street from East avenue to Court street during the season of 1888.
And the whole 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 rehaving made an estimate of such expense, and reports the same at \$90, 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:

One tier of lots and parcels of land on each side of William street from East avenue to Court street.

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 there-

Adopted by the following vote:
Ayes—Ald. Marson, Fee, Kohlmetz, Fritzsche,
Elliott, Foley, Hall, Swikehard, Judson, Stein,
Kelly, Thayer—12.

FINAL ORDINANCE NO. 3,426. EUCLID STREET IMPROVEMENT.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations 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 down appared to be respective. minutes having described the portion and part of the city which they deem proper to be assessed for the expense 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 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 suftice also required all persons interested in the subpet matter 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 improve Euclid street, from Elm street to Chestnut street

street to Chestnut street.

The Common Council of the City of Rochester do

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 construction of a Macadam roadway and required crosswalks on Euclid street, from the easterly line of the crosswalk on the easterly side of Elm street to the westerly line of the crosswalk on the westerly side of Chestnut street, with Medina curbs on each side, eleven and one-half (11½) feet from and parallel to the medial line of Euclid street aforesaid within the terminal limits named, and Medina stone gutters three feet (3) wide inside

of and adjoining the curbs, one (1) foot of the gutter to be of flag and two (2) feet to be of pavement, and the interval between the gutters to be filled in with Macadam material spread over a Telford stone foundation; also the construction of flag walks of Ferrolithic or of Portland cement four (4) feet wide on each side of Euclid street within the feet wide on each side of Euclid street within the limits named, except where flag stone sidewalks of acceptable material and on proper grades and alignments now exist, otherwise the material being approved, they shall be taken up and adjusted to the established grades and alignments; also the construction of a 12 inch vitrified pipe sewer in Euclid street from the sewer in Elm street to a point forty (40) feet west of Chestnut street, with the necessary manholes, lampholes, surface sewers, lot laterals, lot laterals connected and lot connections. connections.

connections.

And the whole expense should be defraved by the assessment upon the lots and parcels of land to be benefited thereby, hereinafter described; and the Citv Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$3.850, 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:

of said improvement is described as follows:

One tier of lots and parcels of land on each side
of Euclid street from Elm street to Chestnut street. On which above described lots and parcels of land the whole expense of said improvement are here-by ordered assessed, the assessment upon each lot and parcel of land in proportion to the benefit which each shall derive therefrom.

Adopted by the following vote:
Ayes—Ald. Marson, Fee, Kohlmetz, Fritzsche,
Elliott, Foley, Selye, Hall, Judson, Stein, Kelly, Thayer--12.

FINAL ORDINANCE, NO. 3,427.

SELYE TERRACE, WILLARD AND RAINES STREETS SIDE WALKS.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations 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 heretofore published daily in at least true of the deliverseement with daily in the City of the c 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, 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 no common Council at the time appointed in said no. Common Council at the time appointed in said notice, and, after hearing such such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to construct cement walks in portions of Selye Terrace, Willard and Raines streets. 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 construction of flag stone (blue or Medina) or of Ferrolothic or of Portland cement (Shillinger's) sidewalks four (4) feet wide on each side of the following streets viz.:
Selye Terrace from Pierpont avenue to the Boulevard; Willard street from Pierpont avenue to the

levard; Willard street from Pierpont avenue to the Boulevard; Raines street from the north end thereof to Lake View park.

And the whole 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 two thousand one hundred and ten dollars, (\$2,100) and said estimate being deemed reasonable, is

nereby approved; and the portion of said City, which said Common Council deemed will be benefited by and ought to be assessed by a local assessment for the whole expense of said improvement is described as follows:

ment is described as follows:

One tier of lots and parcels of land immediately abutting on the following streets within the terminal limits named viz: Selye Terrace from Pierpont avenue to the Boulevard; Willard street from Pierpont avenue to the Boulevard; Raines street from the north end thereof to Lake View park.

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, Fee, Kohlmhetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikeard,
Judson, Stein, Thayer—13.

Ald. Swikehard moved that action on the final ordinance for opening a street from Silver street to

ordinance for opening a street from Silver street to Maple street be postponed until the next regular meeting. Adopted.
On motion of Ald. Kohlmetz action on the final ordinance for Ward street MacAdam improvement was postponed until Tuesday, April 3d, 1888.
Ald. Kohlmetz moved trat action on the final ordinance for Ward street Medina improvement be postponed until April 3d, 1888. Adopted.

UNFINISHED BUSINESS.

Ald. Kelly moved that consideration of the applications of the Rochester City & Brighton Railroad Co. and the Rochester Cable Railroad Co. for permission to construct a street surface railroad in certain streets of the city be further postponed u til the next regular meeting. Adopted.
Ald. Foley moved that action on the proposed

penal ordinance, regulating the storage and keeping of crude petroleum or any of its products, etc.,

ing of crude petroleum or any of its products, etc., published at pages 416 and 417 current proceedings, be postponed until the next regular meeting.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Stein, Kelly, Thayer—13.

Nays—Ald. Selye, Judson—2.

MISCELLANEOUS BUSINESS.

By Ald. Marson-

To the Honorable Common Council, City of

Rochester, N. Y.: GENTLEMEN—A resolution was passed last year GENTLEMEN—A resolution was passed and part your Honorable Board, authorizing the money retained as guarantee fund for the mainte nance of pavement on West avenue in your city, to be deposited in a Savings Bank instead of being invested in some securities, as at first proposed. The cash posited in a Savings Bank instead of being invested in some securities, as at first proposed. The cash order retained on Tremont street for work completed last year, amounting to \$998.96, is now due, and the money will be in the hands of the City Treasurer in a few days. This amount is too small to be successfully offered for investment, and we now respectfully petition your Honorable Board to permit the deposit of the same in some Savings Bank in Rochester as in the case of West avenue. We trust that prompt action can be taken on

Bank in Rochester as in the case of West avenue.

We trust that prompt action can be taken on this so that no time may be lost in making the deposit, and so that the money may bear interest as soon as possible.

Respectfully,

WARREN-SCHARF ASPHAIT PAVING CO.

By W. R. WARREN, Vice-President.

By Ald. Marson—Resolved, That pursuant to the foregoing request the treasurer be, and he hereby is, directed to deposit the amount of money retained from the cost of the asphaltum improvement on Tremont street for the permanancy thereof, in the Tremont street for the permanancy thereof, in the Monroe County Savings Bank, which shall be known as the 'Tremont street guaranty fund,' and to be upon the condition that no part thereof, either principal or interest, shall be drawn by any person, except pursuant to a resolution of this Common Council hereafter adopted, which change of investment, so deposited as aforesaid, shall be, at all times, at the risk and expense of said fund, and the Warren-Scharf Asphalt Paving Company, the conractors for said improvement, and shall, in no

wise, affect or invalidate the liability of said comwise, affect or invalidate the liability of said company to answer to to the city under the terms and conditions of the contract for said improvement. The interest that may accrue at any time may be drawn pursuant to future resolutions of this Common Council at any time hereafter, and be paid to said company without affecting or invalidating said fund, or the liability of said company under the guaranty of the permanancy of said improvement. ment.

Adopted. By Ald. Marson-

TREASURER'S OFFICE, ROCHESTER, N. Y., March 7, 1888.

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

of Rochester:

Gentlemen—By the terms of Final Ordinance
No. 3,199, aforesaid, \$600 of the expense is directed
to be paid from the Highway Fund. The Executive Board. which has control of said fund, permits only \$300 thereof to be paid from said fund,
leaving a balance of \$300 to be provided for by
your honorable body. It would seem that, under
the provisions of section 170 of the city charter,
said balance should be directed to be paid from the
public treasury, and inasmuch as I know of no
fund therein out of which the same could properly
be directed to be paid, except the contingent fund. be directed to be paid, except the contingent fund, I would recommend that I be directed to transfer the sum of \$300 from the contingent fund and the sum of \$5000 from the contangent rund and credit the same to the fund for sweeping and cleaning West avenue under said ordinance, and that the balance of the cost of said improvement, namely, \$1.201.83, should be directed to be assessed under the terms of the charter, and as provided in said ordinance.

Respectfully yours,

And The Assessment Committee.

Ald. Kohlmetz moved that action on the report Ald. Kohlmetz moved that action on the report of the City Attorney and City Surveyor of a proproposed act, to amend the city charter to increase the number of wards in the city of Rochester, be reconsidered. Adopted.

On motion of Ald. Kohlmetz the report was ordered received and fled

On motion of Ald. Kohimetz the report was ordered received and filed.
On motion of Ald. Elliott the following was taken from the table:
"By Ald. Elliott—Resolved, by the Common Council of the city of Rochester, That the City Attorney and City Treasurer be req ired to bring in at the next meeting a bill for Legislative action in the form of an amendment to the charter, making it obligatory upon the Common Council of the city of !!ochester when. hereafter creating any bonded of L'ochester when, hereafter creating any bonded debt or obligation, to create with the issuing of any bonds a sinking fund and to make such annual appropriations thereto as shall, bein; placed at interest and compounded, amount to the sum of money to cancel the principal and interest of the debt at the maturity of the bonds.' Adopted.

debt at the maturity of the bolics. Adopted.
Ald. Elliott called up the following:
"By Ald. Elliott—Resolved, By the Common Council of the City of Rochester, that the City Attorney and City Treasurer be requested to report next regular meeting of this council the draft to the next regular meeting of this council the draft of a bill for Legislative action in the form of an amendment to the charter providing that the Common Council in ordering the annual tax levy on anul after April 1st, 1890, shall not be allowed to levy upon the real and personal property of the city a tax larger than the sum of twenty dollars per thousand of the real and personal property assessed as the State law requires, taking the average of such assessments for the immediately precedof such assessments for the immediately preceding five years.' Adopted.

of such assessments for the immediately preceeding five years." Adopted.
By Ald. Foley—Petition to change the name of Clifton street to Clifton avenue. Referred to the committee on opening and alteration of streets.
By Ald. Hall—Petition of S. C. Steele for permission to move a wood building on Glenwood avenue. Referred to the Fire Marshal, with power to act. to act.

By Ald. Hall—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 Saturday, March 17, 1888. Adopted.

By Ald. Hall—Resolved, That the Superintendent of the Brush Electric Light Company be directed to place a Brush electric light in East Park under the direction of the Lamp Committee.

Adopted.

By Ald. Hall—Resolved, That the Superintendent of the Brush Electric Light Company be directed to place a Brush electric light on Central ayenue, between Scio street and Union, under the direction of the Lamp Committee. Referred to the

Lamp Committee.

Lamp Committee.

By Ald. Swikehard—Resolved, That the Brush
Electric Light Company be authorized and directed
to place are lights under the direction of the Lamp
Committee as follows: One each at the corner of
Smith and Saxton streets. Smith and Magne streets. Smith and Magne streets, Grape and Campbell streets, Saxton and Wilder streets, Walnut and Wilder streets, and one on Tonawanda street. Walnut and

winger streets, and one on Tonawanda street. Referred to the Lamp Committee.
Ald. Stein presented the petition of Mrs. Steingraver for permission to erect a wood building on Henry street, and moved that permission be granted. Adopted.

anted. Adopted. By Ald.Kelly—

ROCHESTER, N. Y., March 7, 1888.

To the Honorable the Common Council of the City

of Rochester :

OF ROCHESCET.

Gentlemen—I hereby certify that the sum of one hundred and forty-one dollars and eighty-eight cents (\$141.88) is due, and payable to John C. Ryan in accordance with the terms of his contract with the city of Rochester, for a "Transit survey" of the city, and as per report submitted to your Board Feb. 21. 1888. Very respectfully, I. F. Quinby, City Surveyor.

By Ald. Kelly—Resolved, That the City Clerk be directed to draw an order on the City Treasurer in favor of John C. Ryan for one hundred and forty-one dollars and eighty-eight cents (\$141.88) for the survey and map of the territory in the First ward of the city, included within West Main and Allen streets, and State and Elizabeth streets, in accordance with his contract, and that the Treasurer charge the amount thereof to the Contingent Fund. Fund.

Adopted by the following vote:

Adopted by the following vote:

Tracy Marson, Fee,

Ayes—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Kelly, Thayer—13.

By Ald. Thayer—Resolved, That the State Sena-

By Ald. Thayer—Resolved, That the State Senator and member of Assembly at Albany of this district, be requested to favor the passage of the following proposed enabling act by the Legislature: An act to amend chapter fourteen of the laws of eighteen hundred and eighty, entitled, "An act to further amend chapter one hundred and forty-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 consolidate there with the saveral acts in relation to the charter of the charter with the several acts in relation to the charter of said city."

The People of the State of New York, repre-

sented in Senate and Assembly, do enact as follows: Section 1. Subdivision six of section one hundred

and twenty-nine of chapter fourteen of the laws of cirhteen hundred and eighty, entitled, "An act to and twenty-nine of chapter fourteen of the laws of eighteen hundred and eighty, entitled, "An act to further amend chapter one hundred and forty-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 consolidate therewith the several acts in relation to the charter of said city," is hereby amended, so as to read as follows: read as follows:

6. The amount to be raised for teachers' 6. The amount to be raised for teachers' wages and contingent expenses in any one year, shall not be less than six dollars, nor more than fourteen dollars per capita, based on the average number of resident pupils enrolled in the several public schools of said city, for the school year ending on the first day of May next preeding the levying of the general city taxes in each and every year. A sworn statement of such number of pupils so enrolled, shall be made by the superintendent of school's each shall made by the superintendent of schools, ac-

cording to the verified monthly reports of the principals of said schools. Nor shall the amount to be raised in any one year to lease, alter, improve and repair school-houses, and their outhouses and appurtenances, exceed fifteen thousand dollars. Nor shall the amount raised in any one year to purchase and improve sites, and build or enlarge school-houses, exceed fifty thousand dollars; and the common council of said city are authorized and directed when necessary to raise authorized and directed, when necessary, to raise by loan, in anticipation of the taxes, the amount to be raised, collected and levied as aforesaid.

8. 2. This act shall take effect immediately.
Ald. Kelly moved that subdivision, six of the Alth. Relly moved that study states on a state and a dove be amended so as to require the affirmative vote of three-fourths of all the members elect to raise funds as provided in said section. Adopted the resolution as amended, was then adopted by

the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Stein,
Kelly, Thayer—12.

-Ald. Judson-

Ald. Fee moved that the rule relating to adjourn-

Ald. Fee moved that the rule relating to adjournment be suspended fifteen minutes.

Adopted by the following vote:
Ayes—Ald. Tracy, Marson, Fee, Kohlemetz,
Fritzsche, Elliot, Foley, Hall, Swikehard, Judson,
Stein, Kelly, Thayer—18.

By Ald. Thayer—Whereas, The sewage discharged by the Nichols park and Monroe avenue
coulder sewages into the State ditch is, at present, by

charged by the Nichols park and Monroe avenue outlet sewers into the State ditch is, at present, by means of a covered pipe sewer; and, Whereas, The same, and the waters, surface and others, passing into said ditch, ought properly to be conveyed through said ditch by a covered sewer, the same to commence below lot No. 65 lower side, at east end of Eastern Wide-waters, and to extend wastward in said ditch to the anter of Bournary westward in said ditch to the center of Bowen ave-

nue in the city of Rochester; therefore, be it Resolved. That the Senator and Member of Assembly from this district be, and they hereby are, respectfully requested to secure, if possible, an appropriation sufficient to construct said sewer in

said ditch. Adopted.

By Ald. Thayer—Petition of John A. La Force.
Referred to the Assessment Committee.

By Ald. Thayer

ROCHESTER, N. Y., March 7th, 1888. To the Honorable, the Common Council:

GENTLEMEN—The undersigned respectfully represents that he is the owner of a tract of land in the Sixteenth ward of this city known as the "Perry & Bly Pinnacle Avenue Tract," and that he has opened a street fifty feet in width, known as he has opened a street fifty feet in width, known as Yale street, extending from Pinnacle avenue to a street to be opened hereafter (called Howard street), distance 628 feet from Pinnacle avenue; that he has properly graded said street and made it safe and convenient for public use and traffic, and has properly monumented the same; that he has duly fied a map of said street in the County Clerk's office of Monroe county as required by law and office of Monroe county as required by law, and that he now desires to dedicate said street to the city for public use, and he respectfully asks your honorable board to accept said proposed dedication and to declare Yale street (between points named), a public street and open for public use and to be and remain as one of the public streets of the city of Rochester, N. Y. SEYMOUR G. DANA.

STATE OF NEW YORK, MONROE COUNTY, CITY OF ROCHESTER, 88.:

On this 7th day of March, 1888, before me the subscriber personally appeared Seymonr G. Dana, to me known to be the same person named in and who signed the foregoing petition and acknowledged that he signed the same.

JOHN F. AGNE, Notary Public.

Ordered received, filed and published, and referred to the Executive Board to ascertain if the

requirements of the city have been complied with and report to the Common Council.

By Ald. Fee—Resolved, That the City Clerk be directed to draw orders on the City Treasurer in favor of the chairman of each of the Boards of Infavor of the Chairman of each of the Boards of Infavor of The Council of the State of Theoretics spectors of Election of the city of Rochester (in-

cluding clerks) for (\$75) seventy-five dollars each in full for services as registers and inspectors of the charter election of 1888, provided no objection is made b any inspector or clerk. Objection be-ing 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—Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Kelly, Thayer—13.

The President announced the following committee to confer with the Retail Grocers Association: Ald. Kelly, Sullivan, Kohlmetz.

The Board then adjourned. favor of each claimant for his individual compensa-

PETER SHERIDAN, City Clerk.

In Common Council-March 9, 1888.

CONVENED AS BOARD OF CANVASSERS.

The Clerk called the Board to order, and Ald. Kelly moved that Ald. Foley act as chairman. Adopted.

Present—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Foley, Hall, Swikehard, Bohrer, Kelly, Thayer-11.

Absent—Ald. Fritzsche, Elliott, Selye, Judson, Stein-5.

The Clerk submitted the certified statements of the inspectors of election for the several election districts of the city, of the votes received at the charter election held in the city of Rochester on 6th day of March, 1888, the said certificate having been filed in the City Clerk's office as required by law. The Board then proceeded to canvass the votes of the charter election held March 6, 1888, as appeared in the certificates filed in the office of the City Clerk, and determined as follows:

COMMON COUNCIL CHAMBER, ROCHESTER, N. Y., March 9th, 1888.

STATE OF NEW YORK, City of Rochester, ss:

We, the undersigned members of the Common Council of the city of Rochester, convened as a Board of Canvassers, do hereby certify that we ex-Board of Canvassers, do hereby certify that we examined the certified statements of the Inspectors of election of the several election districts of the city of Rochester for the election of city and ward officers, held on the sixth day of March. 1888, filed in the office of the clerk of said city, and according to the said statements, we do certify and determine that the following named persons, having received the greatest number of votes, were duly elected to the several offices, as herein respectively set forth:

CITY OFFICERS.

For Mayor for the term of two years—Cornelius R. Parsons.

R. Parsons

For member of the Executive Board for the term of three years—Julius Armbruster.
For Judge of the Municipal Court for the term of six years—Thomas E. White.

WARD OFFICERS.

Supervisors for the Term of One You First ward—Lewis Sunderlin. Second ward—Joseph Langridge. Third ward—Thomas W. Atkinson. Fourth ward—Charles F. Hetzel. Fifth ward—Joseph T. Cox. Sixth ward—Abram Stern. Seventh ward—George Engert. Eighth ward—John Rice. Ninth ward—William S. McKelvey. Tenth ward—Joseph Carberry. Eleventh ward—Joseph Yawman. Twelfth ward—Henry G. Cook. Thirteenth ward—Abraham Marsielje. Fourteenth ward—William S. Campbell. Fifteenth ward—Samuel A. Ketchum. Sixteenth ward—Philip Mohr. Supervisors for the Term of One Year.

Aldermen for the Term of Two Years. Alternate for the Lerm to Law Tea.

First ward—William H. Tracy.
Third ward—Thomas McMillan.

Fifth ward—Henry Kohlmetz.

Seventh ward—Forest H. Williams.

Ninth ward—De Villo W. Selye.

Eleventh ward—George B. Swikehard.

Thirteenth ward—John U. Schroth.

Fifteenth ward—J. Miller Kelly.

School Commissioners for the Term of Two Years.

First ward—John E. Durand. Third ward—John Borthwick. Fifth ward—Charles S. Cook. Seventh ward—Milton Noyes. Ninth ward—William McElroy. Twelfth ward—Conrad Eckhardt Thirteenth ward-Frederick C. Kuefer.

Constables for the Term of One Year. First ward-Frank H. Hovey Second ward—Patrick H. Griffin. Third ward—William H. Groot. Fourth ward—Albert W. Goseline. Fourth ward—Albert W. Goseline. Fitth ward—Adam Barth. Sixth ward—Emil Bueler. Seventh ward—Herschel V. Filkins. Eighth ward—John Daily. Ninth ward—John Daily. Ninth ward—John Bart. Tenth ward—W. L. Brock. Eleventh ward—Michael Cullinan. Twelfth ward—John Dart. Thirteenth ward—Louis Schultz. Fourteenth ward—Fredolin Held. Fourteenth ward—Fredolin Held. Sixteenth ward—William M. Fuller.

Inspectors of Election for the te m of one year.

Inspectors of Election for the term of one year.

First ward—Thomas Brooks, John Culhane;
Charles D. Evans, appointed.
Second ward—John Sullivan, William T. Beggy.
Third ward, 1st. district—Daniel D. Wright,
William Tanner; Luke J. McGlue, appointed.
Third ward, 2d. district—Edwin C. Sykes, Harvey
F. Remington, Phillip McConnell, appointed.
Fourth ward—William Whitelocke, Thomas F.
Cunningham; W. V. K. Lansing, appointed.
Fifth ward, 1st. district—Frank E. Rowe,
Charles T. Radeliffe; Chauncey B. Doxtater, appointed. pointed.

Fifth ward, 2d. district—Charles G. Ovenburg, William A. McCallum. Sixth ward—Fred McKillip, Walte: Miller: Myer

Sixth ward—Fred McKillip, Waite: Miller; Myer J. Rothehill, appointed.
Serenth ward, 1st district—Joseph L. Vogt, Leonard W.Kirby; Egle t B. Jening; appointed. Seventh ward, 2d district—George H. Brown, Georg: R. Lessy; Jerenih M. Dero, appointed. Eighth ward, 1st district—Maurice Moynihan, John O'Rourke.

Fighth ward, 2d district—Leo A. Smith, John Eighth ward, 2d district—Leo A, Smith, John

Ball. Eighth ward, 3d district - John Sweeley, John

Slattery.

Ninth ward, 1st district -William C. Armstrong, Michael L. Burke. Ninth ward, 2d district-John Pfluge, Mark

Butler. Tenth ward-John F. Spellman, George M.

Eleve ith ward, 1st district—Roman G. Fell, Wil ia n Heintz; George Roth, aprointed. Eleventh ward, 2d district—James W. Corcoran,

Aug. Bauer.
Twelfth ward, 1st district—Charles B. Orcutt,
Andrew Carle; Roswell Woodward, appointed.
Twelfth ward, 2d district—Joseph McDermott,
Henry McMahon; Philip Arnold, appointed.
Thirteenth ward, 1st district—Bernard Helberg,
Conrad Kuehles; Valentine J. Knapp, appointed.
Thirteenth ward, 2d district—Frederick Krapp,
Gustave Zoberbeir.

Fourteenth ward, 1st district-John E. Kneen, Frank Allison.
Fourteenth ward, 2d district—Charles Kreckman, Cornelius Flannigan.
Fifteenth ward—William Stephenson, Thomas E.

Carried that I have to

Sixteenth ward, 1st district—Thomas B. Gilmore, Elmer J. Carroll; Isaac De Mallie, appointed.		
	Elizabeth Kelly,	7 00
Elmer J Carroll Teans Do Mallia appointed	Mag T IZillim	
Cintaga de Manie, appointed.	Mrs. J. Killip,	15 00
Sixteenth ward, 2d district—Jacob Jraugott,	Mina Lauterbach,	9 00
Charles E. Weigel.	T. Derrick,	15 00
Sixteenth ward, 3d district—John A. La Force,		
Television ward, od district—John A. La Force,		22 50
Valentine Doser.	J. Yawman,	$52\ 00$
WM. H. TRACY,		26 00
Wm. H. Sullivan,	000. 14 a t t t t t t t t t t t t t t t t t t	42 00
JOSEPH H. FEE,	P. G. Siener, medicines	9 15
	T. O. Dicher, medicines	
H. KOHLMETZ,	Jos. Posts A. J. & J. A.Bryan, Wm. Moran, repairing stove	8 40
JOHN H. FOLEY,	A. J. & J. A.Bryan	3 00
LEO J. HALL.	Wes Moses services at a	
	wm. Moran, repairing stove	4 40
GEO. B. SWIKEHARD,	Thos. Groves, shoes	3 85
	E I Amaden transportation	
J. MILLER KELLY,	F. J. Amsden, transportation	18 86
Louis Bohrer.	Wm. Danningburg, constable's fees	3 60
H. G. THAYER.		4 40
	Fred Held,	
On motion of Ald. Marson the Board then ad-	J. L. Scott, disbursements	18 77
journed.	A. H. Martin, disbursements	24 00
	A. II, martin, dispursements	
Peter Sheridan, Clty Clerk.	Jeffrey & Co., burials	12 00
	B. O'Reilly,	66 55
• •	P. Joyce,	24 00
In Common Council-March 20, 1888.	L. W. Maier,	18 50
	A W Mudge	19 50
	A. W. Mudge,	
	A. D. Dailey,	12 00
REGULAR MEETING.	Geo. Masseth	12 00
	B O Poilly	
Ald. Wm. H. Tracy, president of the Board; pre-	1 D. O Remy,	78 50
	Punch & Son,	25 00
siding.	Henry Brinker, beans	130 37
Present—Ald, Tracy, Sullivan, Marson, Fee	Tromy Dimagi, Deans	
Wohlmotz Enitropho Elliott Folox Corlo Hell	Geo, Appel, bread	$35 \ 31$
Present—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Seyle, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer	Geo, Appel, bread Home of Industry, bread	47 99
Swikehard, Judson, Stein, Bohrer, Kelly, Thaver	W. T. Duol-land had- 1	
-16.	W. L. Buckland, hack hire	2 00
	James Kavanagh,	6 00
APPROVAL OF THE MINUTES	Chas. Englert,	25 00
TTIL :	Chas. Englett,	
The minutes of the preceding meeting were ap-		10 00
proved as published in the book of proceedings.	Tames Butler	6 00
Provide the provid	Denies Duriet,	
PRESENTATION OF PETITIONS, ACCOUNTS, &C.,	Bernnard & Casey, coal	217 50
	Dovle & Gallery	270 00
AND THEIR REFERENCE.	Bernhard & Casey, coal Doyle & Gallery W. C. Dickinson,	345 00
By Ald. Marson-Petition of Wm. Gillis to erect	W. C. Dickinson,	949 00
	Fred Murr, meat	83 87
a wood building. Permission granted.	A. L. Morris,	50 00
By Ald. Fee—Petition of S. A. Kellogg to erect	Geo. M. Schmidt,	25 00
by ind. For I did not be a second	Geo. M. Schmidt,	
a wood building. Permission granted.	J. A. Beikirch,	25 50
By Ald. Fee –Bills of—	Andrew McDade, groceries	40 00
Rochester Gas Light Co., lighting mo. Feb. \$605 20	Mr. 4'- T-i	
Rochester das light Co., lighting mo. 1 co., p dos so	Martin Joiner, Thos. Conlson,	3 00
Citizens Gas Light Co., 1,021 40 United Gas Improvement Co., 321 90 Rochester Electric Light Co., 1,519 55	Thos. Conison.	4 00
United Gas Improvement Co., 321 90	J. C. Gray,	48 00
Rochester Electric Light Co., 5.496 05 Brush Electric Light Co., 5.496 05	J. C. Gray,	
Rochester Electric Light Co., 1,519 55	M. Eisenmenger,	12 00
Brush Electric Light Co 5.496 (b.	Jos. Bohle,	5 00
	Jos. Bonie,	
	Wm. Atkinson,	14 00
Referred to Lamp Committee.	Wm. Atkinson, J. W. Mudgett, S. Dubolbeits	12 00
By Ald. Fee—Bills of	S. Dubelbeiss, Duber Bros	
This is a second of the second	S. Dubelbeiss,	37,00
Union and Advertiser Co., printing pro-		
ceedings\$ 421 86		$5\ 00$
ceedings\$ 421 86	P. Connaughton,	$\begin{array}{c} 5 & 00 \\ 32 & 00 \end{array}$
ceedings	P. Connaughton, Geo. Lang,	5 00 32 00 27 00
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ceedings	P. Connaughton, Geo. Lang, M. Gannon.	5 00 32 00 27 00 10 00
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the foot of Driving Park avenue to the foot of Tower street. Ordered received and filed. By Ald. Hall—petitions of Roman Klem and E. M. Sparling, to erect wood buildings, referred to the Wood Building Committee and Fire Marshall with

By Ald. Hall—Petition for the care and repair of East avenue, referred to the surveyor to prepare

an orumance.		
By Ald. Hall, bills of—		
James Parmenter, painting	8	45
Roch. Gas Co., gas city buildings\$	172	38
W. S. Woodruff, snow shovels		75
Louis Ernst, hardware	3	37
Goodale & Stiles, glasses	1	50
John C. King, step ladder, chair	2	25
F. J. Irwin, cleaning City Hall	69	00
Atkinson & Sykes, locks and door springs	15	80
Hamilton & Matthews, door spring and		
labor	5	36
H. Stuchfield, labor and material Front st.		
building	79	21
Referred to the City Property Committee.		
By Ald. Swikehard—Petition of H. J. C.	. Fı	al-
neader to erect a wood building, referred	to t	he

Wood Building Committee and Fire Marshal with

power to act.

By Ald. Swikehard—Bills of
A. F. & S. C. Stewart, repairs to patrol wagon ... Fred W. Lang, hay and straw.....

wagon	TO 94
Fred W. Lang, hay and straw	11.71
Louis Mock, horse	200 00
Wm. Bassett, repairs at patrol house	26 5 5
Utica Fire Alarm Telegraph Co., register	
paper	5 44
paper Utica Fire Alarm Telegraph Co. 300 Palmer	
zincs	120 00
E. W. Tripp, ice	21.53
B. Frank Enos, expenses Feb	5 60
C. A. Bidwell, oats	44 90
Post Express Prin. Co., printing blanks	13 00
E. R. Andrews, printing blanks	14 05
P. C. Kavanagh, expenses in Frye case	4 62
Robt. Burns, expenses in Williams case	32 54
Roch. Gas Co., gas patrol house	10 50
Roch. Dist. Tel. Co., services Jan	5 80
Critchell & Irwin, material patrol dept	3 90
E. W. Budd, rope	2 00
Ben. C. Furtherer, expenses Guear case	5 86
Saml. Sloan, repairs at hedgrs	38 07
Bernhard & Casey, coal patrol house	16 50
Roch. Gas Co., gas at patrol house	9 75
A.C. Mayo, cushions	6 50
Roch. Dist. Tel. Co., services Feb	5 30
Maggie Gaffney, cleaning, &c	15 50
West. Union Tel. Co., services Feb	36 32
T D Ol	W FO

tions granted.

By Ald. Kelly—Petitions for plank walks on West Orange and Otis streets. Referred to the Surveyor to prepare ordinances. Also petition for Referred to the water mains in Thomas park. Referred to Water Works Committee and Executive Board. By Ald. Kelly

ROCHESTER, N. Y., March 20, 1888.

To the Hon, the Common Council of the city of Rochester:

We, the undersigned, respectfully beg leave to call your attention to the fact that our signs, representing the N. Y. C. & H. R. R. R., the West Shore R. R. and Rome, Watertown & Ogdensburg R. R., have been removed from the lamp posts on the four corners, and that other signs on Main, State and Exchange streets still decorate various lamp posts and telegraph poles on these streets. We fail to see why our signs should be removed and others remain, and protest against this discrim-

ination, and would suggest to your Honorable body, that the law which required our signs to be re-moved, be repealed, or else be enforced in all cases. We favor the repeal as our signs are certainly more beautiful to the eye, and more attractive than bare poles, and at the same time convey information to the public at large and the benefit of all.

the public at large and the benefit of all.

Respectfully submitted,

I. S. EMERY, General Agent, R., W. & O. R. R.,
F. J. AMSDEN, Ticket Agent, West Shore R. R.,
ROBT. S. LEWIS, Agent N. Y. C. & H. R. Ry.

Ald. Kelly moved that a committee of three be
appointed to investigate the subject and report
back to the Board at its next meeting. Adopted.

By Ald. Thayer—Petition of John Doe to erect a
wood building. Referred to the wood building
committee and Fire Marshal, with power to act.
Also petition for plank walk on Avenue "B."
Referred to the Surveyor to prepare an ordinance.
Also petition for electric light on Laser street.
Referred to the Lamp Committee. Also petition
for water mains in Sixth avenue. Referred to the
Water Works Committee and Executive Board. Water Works Committee and Executive Board.

REPORTS OF STANDING COMMITTEES.

Ald. Fee from the Lamp and Contingent Expense Committees, Ald. Fritzsche from the Poor Committee, Ald. Elliot from the Health Committee, Ald. Hall from the City Property Committee, Id. Swikehard from the Police Committee, reported in favor of the various bills referred to their

respective committees, and referred them to the Finance Committee for payment.

By Ald. Fritzsche-

ROCHESTER, March 19, 1888.

To the Water Works Committee and the Executive Board:

GENTLEMEN: The following named streets receive their supply of water through a 12-inch main, ceive their supply of water through a 12-inch main, which is laid under the tracks of the N. Y. C. & H. R. Railroad on Goodman street: Schanck avenue, Henry street, Leighton avenue, Hayward avenue, Garson avenue, Grand avenue, Parsells avenue, Webster avenue, Leighton street and a part of Melville park.

part of Melville park.
A contract has been let for the construction of an outlet sewer to extend under the said railroad tracks alongside of the aforesaid 12-inch feeding main of the water works. As said proposed sewer is to be of considerable depth, there is great dansate to the said water works as the said water works. is to be or considerable depth, there is great dail-ger that said water works feeding main may be broken, in which case all the foregoing named streets, north of the said railroad, will be shut off from a water supply both for domestic purposes and for the suppression of fires.

To prevent such a calamity it will be necessary extend a 10-inch main in Goodman st., from to extend a 10-inch main in Goodman st., from Webster ave. to the present end of pipe north, a distance of about 500 feet at a cost of \$977, in which case, even if the 12-inch main should be broken, the territory in question would still be supplied with water through Pennsylvania ave. and Goodman st.

I deem it very important that this work should be authorized at once and the work done at the earliest moment.

Respectfully submitted,
J. NELSON TUBBS,
Chief Engineer Water Works.

We hereby approve of the foregoing recommendation of the Engineer of Water Works and respectfully submit the annexed resolution for adoption by the Common Council.

Respectfully submitted,

y submitted,
Frank Fritzsche,
W. H. Marson,
JOSEPH H. FEE,
GEO. W. ELLIOTT,
Water Works Committee.
GEO. W. ALDRIDGE,
J. M. AIKENHEAD,
Evecutive Roseri Executive Board.

Ordered received, filed and published.

By Ald. Fritzsche—Resolved, That the Executive
Board be and it is hereby authorized to procure
materials for and to extend a suitable water main
in Goodman street from Webster avenue to the

present end of pipe in Goodman street about 500 until after suit had been brought, and said comfeet northerly at an estimated cost of \$977, and to pay 10 the said extension from monies in the water pipe extension fund. Adopted.

By Ald. Kohlmetz—

Corrections of Micajah W. Jackson should, in the contraction of Micajah W. Jackson should in t

OFFICE OF THE CITY ATTORNEY, ROCHESTER, N. Y., March 20, 1887.

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

GENTLEMEN—I hereby re-pectfully inform you that on the 7th inst. a judgment was entered in the case of Gertrude Schum against the city, impleaded with others, in favor of the plaintiff for \$138.08, costs, and that the city be enjoined, within six months from the entry of judgment, from discharging the contents of the Upton park outlet sewer across the plaintiff's premises.

There are questions involved in the case which I deem proper and processent to be reviewed by the

deem proper and necessary to be reviewed by the appellate courts, and would, therefore, recommend that I be directed to take an appeal to the general term of the Supreme Court.

Respectfully submitted,

Respectfully submitted,

IVAN POWERS, City Attorney.

Ordered received filed and published.

By Ald. Kohlmetz—Resolved. I hat the City Attorney be, and he hereby is, directed to take the appeal, and bring the actions, specified in his foreing communication. Adopted.

By Ald, Kolmetz-

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

GENTLEMEN—Your Law Committee begs leave to submit the following as its report on the follow-

ms. Jennie Woodhouse, on or about January 25th or 26th, 1888, sustained \$21.22 damages by reason of the bursting of a water main in Granger place near North Clinton street, and we are of the opinion that the amount should be paid to her.

The Miller Brewing Company professorial as a line of the company of

place near North Clinton street, and we are of the opinion that the amount should be paid to her.

The Miller Brewing Company preferred a claim for damages alleged to have arisen from the discharge of waters and sewage from the Lyell and Sazion street outlet sewer into the stream or ditch leading down to and through premises alleged to be owned by said company, a part of which premises said company claims to overflow each winter to secure a crop of ice for use in its brewery, the securing of which crop the said company, however, claims is seriously interfered with by reason of sewage passing into and through said ditch and onto and across said premises. Sald company have begun an action against the city to recover damages alleged to have been sustained by it, and also an injunction, which action is at issue, and now upon the present circuit calendar for trial. The company proposed to your committee to discontinue said suit, and terminate matters between them and the city, upon the condition that the city should, for ten years or more, agree to turnish to said company alter be ice, or winter season. it to fill its pond during the ice, or winter season. which proposition your committee is of the opinion should not be entertained, as it may result in the future greatly to the disadvantage of the city. For these reasons, your committee believe that the claim of said company should be disallowed, until a more reasonable and satisfactory proposition be made, and one which can with safety be entertained by the city.

The claim of Nicholas B. Devereaux for damages ellered to here been surtained by reasonable and the company of the city.

The claim of Nicholas B. Devereaux for damages alleged to have been sustained by reason of the change of grade of North St. Paul street by the Rome, Watertown & Ogdensburg Terminal Railroad Company for the crossing of their railroad Company, should, in the opinion of your Committee, be rejected, for the reason that the city has a bond of indemnity given it by said company, conditioned that in case any person shall by suitrecover a judgment against the city for any damages sustained by reason of such change of grade by said company, said company will, after being notified, and having an opportunity to assist in the defense of said suit, pay and discharge any such judgment, and, as said bond is one for indemnity only, no recovery can be made upon it by the city only, no recovery can be made upon it by the city

city.
The claim of Micajah W. Jackson should, in the opinion of your Committee, be held under advise-ment for the present, as there are many other weighty matters to be considered in the disposition of his claim.

All of which is respectfully submitted,

H. KOHLMETZ, H. G. THAYER, GEO. W. ELLIOTT, JOSEPH H. FEE, Law Committee.

Ordered received, filed and published.

By Ald. Kohlmetz—Resolved, That the Clerk draw an order on the Treasurer, payable from the Contingent Fund, in favor of Mrs Jennie Woodhouse for twenty-one dollars and twenty-two cents (\$21.22), upon her executing a proper release of the damages alleged to have been sustained by her from a flow of water into her cellar from a water main in Granger place or North Clinton street, as stated in the foregoing report.

street, as stated in the foregoing report.

street, as stated in the roregoing report.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer—15.

By Ald. Kohlmetz—Resolved, That the foregoing report be and the same hereby is approved and the recommendations therein adopted. Adopted.

the recommendations therein adopted. Adopted. By Ald. Kohlmetz-

To the Honoroble, the Common Council of the City

of Rochester:
Gentlemen—The Law Committee of the Common Council, to whom was referred the petition of the Bell Telephone Company of Buffalo, for leave to lay its wires underground, respectfully

The Bell Telephone Company of Buffalo have now no rights in the streets of the city of Rochester, and no permission from the Common Council, or from the city authorities, to maintain any wires or poles in said streets, or to do business in said

We think it wise and proper, however, that said company should be permitted to maintain its wires over and under the streets, and to do business in company should be permitted to maintain its wires over and under the streets, and to do business in said city, upon that company agreeing to such conditions and limitations as will protect the interests of the city of Rochester, the subscribers using telephones, and the people of the city in all their just and legal rights. To this end, we recommend that a contract be authorized with the Bell Telephone Company of Buffalo, which shall contain the conditions hereinafter mentioned, and when such contract has been approved as to its form and efficiency by the City Attorney and this Common Council, and duly executed by the said company, then a proper ordinance should be passed designating the streets in which said telephone company may lay its underground conduits, and may occupy with its poles and wires.

These conditions are as follows:

These conditions are as follows:

First—The Bell Telephone Company of Buffalo shall abandon the toll system in Rochester and establish a flat rate for all subscribers at the following rates: For business stations on single lines, \$64 per year; on combination lines, \$57; for doctors and lawyers on single lines, \$55; on combination lines, \$46; for residences on single lines, \$55; on combination lines, \$40, with mileage at the rate per mile of \$20 per annum beyond one mile, except on combination lines, when each subscriber shall be entitled to one mile. Subscribers are to have special or combination lines, shall not be increased, nor

shall be entitled to one mile. Subscribers are to have special or combination lines, at their option. The above mentioned rates shall not be increased, nor such system changed for five years. The Bell Telephone Company shall embody these terms and rates in the contract which they make with subscribers, the form of which shall be submitted to and approved by the Common Council. This contract shall be mutual and fair in its terms and conditions, so as to secure to the telephones agreed upon, and to secure to the subscribers the sorvice which is to be paid for.

Second—The company shall place its wires underground in the principal streets as rapidly as possible, and, to that end agree to substitute at least one-half mile of underground conduits in the year one-half mile of underground conduits in the year 1888, and each year thereafter replacing poles for that distance, in localities to be indicated by the Executive Board, until at least three miles of poles have been so replaced. The city to be furnished free of charge as much space as it may need for its wires on the top cross arms of all poles, and given space for one hundred wires (one duct) in all underground conduits. The company shall give the city satisfactory security against, possible damage city satisfactory security against possible damage caused by underground work, or by its poles or wires, in any way or manner. Third—Telephone subscribers in the city of Roch-

ester who ceaed using their instruments in November, 1886, and who contract for service prior to May bet, 1886, and who contract for service prior to may 1st, 1888, shall recei e credits for the amounts paid by them for services after November 20, 1886. All claims upon the contracts with subscribers existing November 20, 1886, for money which became payable after that date, shall be cancelled.

Fourth—All litigation between the Bell Telephone

Fourth—All litigation between the Beli Telephone Company of Buffalo and the city of Rochester, or any of its subscribers in the city of Rochester, shall cease, and all pending suits be discontinued. The Bell Telephone Company of Buffalo shall pay the costs and reasonable counsel fees of opposing counsel in all such suits, including the suit against the city of Rochester, which has been discontinued. in the action by the people against the telephone company to compel it to remove certain of its poles, and all actions against its Rochester sub-scribers brought in the United States Court.

Your committee recommends the passage of the

following resolution.

Resolved, That the conditions mentioned in the above report be presented to the Bell Telephone Company of Buffalo by the clerk of this board, and, when said company shall have executed a contract, in due form, approved by the Common Council, to carry out and make binding all of the foregoing conditions, the Law Committee are requested to conditions, the Law Committee are requested to present to the board an ordinance, in proper form, and with the necessary safeguards and limitations, permitting the said telephone company to do business in the city of Rochester, and for the laying of the wires of said company underground, and for the use of the streets and alleys of said city for the wires and poles of said telephone company

H. KOHLMETZ, Jos. H. FEE, Commmittee.

Agreed to, except Paragraph 3 from "all claims upon the contracts," etc., and Paragraph 4, except "The Bell Telephone Company of Buffalo shall pay," etc. Geo. W. Elliott.

pay," etc. GEO. W. ELLIOTT.
Adopted by the following vote:
Ayes — Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer.—16.

By Ald. Stein-

To the Hon. the Common Council:

To the Hon. the Common Council:

GENTLEMEN; My attention was called to the absence of fire escape in the building on the corner of State and Mumford streets, owned by the Fields estate, Alfred Ely agent, and occupied by J. Fahy & Co. and the Williams Business University. After due investigation I find the said building in an exceedingly dangerous condition. I find in Williams' Business College that there is between three and four hundred scholars who, in case of fire, would be entirely cut off from any avenue of escape, and the result would be disastrous in the extreme and the loss of life would be awful to contemplate. I called on Mr. Ely and stated the condition of affairs to him and requested him to place the building in such condition as ed him to place the building in such condition as ed him to place the building in such condition as to render it safe for its occupants by providing sufficient firescapes, to which he turned a deaf ear and paid no attention to my remonstrances. It therefore, ask your honorable body to take such measures as to place said building in a safe condition.

ARTHUR MCCORMICK, Fire Marshal Ordered received, filed and published.

By Ald. Stein—Resolved, That the Fire Marshal

be and he hereby is directed to notify Alfred Ely, agent for the Fields estate, to place fire escapes in the building situated on the corner of State and Mumford streets. If not done in twenty days the Fire Marshal will cause it to be done and charge the expense of the same to the property. Adopted. By Ald. Bohrer—

To the Common Council:

GENTLEMEN-Your Committee on Opening and Alteration of Streets, to which was referred a petition to change the name of West alley to Greenwood place, do hereby report in favor of the prayer of the petitioners, and submit the following resolutions and submit the following resolutions. tion for your consideration and recommend the adoption thereof.

Respectfully submitted.

LOUIS BOHRER, FRANK FRITZSCHE, W. H. MARSON, C. STEIN,

Ordered received, filed and published

By Ald. Bohrer—Resolved, That the name of West Alley be changed to Greenwood Place, and the city clerk be directed to enter the same in the street register, and the Executive Board to be notofied and place the usual street signs. Adopted.

By Ald. Kelly-

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

GENTLEMEN: Your Special Committee, appointed to confer with the Retail Grocers' ed to confer with the Retail Grocers' Association for the purpose of preparing an amendment to the charter relating to the office of the sealer of weights and measures, respectfully reports:

That, after such conference with them, the following draft of a bill to be presented to the legislature in relation to such matter has been agreed upon by the Committee of said association and the undersigned.

All of which are respectfully submitted, J. MILLER KELLY, WM. SULLIVAN, H. KOHLMETZ, Committee.

By Ald. Kelly—Resolved, That the Senator and Member of Assembly at Albany of this district be, and hereby are, respectfully requested to favor the passage of the following proposed act by the Leg-

An act to amend chapter fourteen of the laws of eighteen hundred and eighty, entitled, "An act to further amend chapter one hundred and fortyrurtner amend chapter one nundred and forty-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 consolidate therewith the several acts in relation to the charter of said

The People of the State of New York, represented in Senate and Assembly, do enact as fol-

lows:

SECTION 1. Section seventy-eight of chapter fourteen of the laws of eighteen hundred and eighty, entitled, "An act to further amend chapter 143 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 consolidate therewith the several acts in relation to the charter of said city,' is hereby amended so as to read as follows:

§ 78. The sealer of weights and measures appointed for said city shall possess the like powers, and be subject to the like obligations, as the sealers and be subject to the like obligations, as the scalers of weights and measures of the several towns of this state, and shall collect and receive for said city for services rendered by him as such sealer of weights and measures, such fees or compensation as may hereafter from time to time be fixed and provided by ordinance or resolution of the Common Council of the city; said sealer of weights and measures shall receive such salary or compensation as may from time to time be fixed by the Common

council, but which shall be at a rate not less than one thousand dollars nor greater than eighteen hundred dollars per year and all fees or compensation, as aforesaid, collected or received by him, or either of his assistants shall be deposited with the City Management of the control of the of his assistants shall be deposited with the City Treasurer within one month after their receipt and credited to the contingent fund of said city, and it shall be said sealers duty to demand, sue and collect for and on behalf of said city all fees and compensation allowed to be charged, as aforesaid; and he shall, within five days after notice is given to him of his appointment, take the usual oath of office, and within fifteeen days thereafter and before entering unon the discharge of his after and before entering upon the discharge of his duties, shall execute to said city a bond executed by himself and two or more sufficient sureties, to be approved by said Common Council, or by an officer of said city designated by said Common Counficer of said city designated by said Common Council for that purpose, in the penal sum of, at least, five thousand dollars, conditioned for the faithful performance by him, and his assistants, if any there be, of the duties of said office, and for the faithful accounting for, and paying over, to said Treasurer any and all fees and compensation received and collected by him or them, or under either of their direction within the time aforesaid. And it shall be the duty of said sealer, at least semi-annually, and as much oftener as said Common Council may from time to time require, to deliver to said Common Council a report in writing, duly verified by him, to the effect that the same is true, which report shall contain the names of all persons and corport shall contain the names of all persons and cor-porations for whom he, or any of his assistants, have sealed or marked any weights and measures since the date of his entering upon his duties, or his last preceding report, together with the dates thereof, the description of all such weights and measures so sealed or marked, and the amount of the fees or compensation collected therefor.

§ 2. This act shall take effect immediately. Ald. Stein moved that the report lay on the table

until the next meeting.

Lost by the following vote:
Ayes—Ald. Tracy, Elliott, Foley, Hall, Stein—5.
Nays—Ald. Marson, Fee, Kohlmetz, Fitzsche,
Swikehard, Judson, Bohrer, Kelly. Thayer—9.
The report was then adopted by the following

vote: Ayes — Ald. Tracy, Marson, Fee, Kohlmetz, Fritzsche, Foley, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—12.
Nays—Ald. Elliott, Stein.—2.

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

By the Clerk-

MAYOR'S OFFICE, ROCHESTER, N. Y., March 15, 1888.

Gentlemen of the Common Council:

From the report of your assessment committee From the report of your assessment committee relating to the assessment of Richard Patterson on his lot, 27 Atkinson tract, for the Genesee valley canal outlet sewer, I quote the following:
"The surveyor now informs your committee that such assessment was erroneous, for the reason that the sewer into which this lot drains does not have the sever into which this lot drains does not

that the sewer into which this lot drains does not touch said Genesee valley canal outlet sewer, and the same is of no benefit to said lot.'?

It is true that Mr. Patterson's premises do not find drainage, at present, into the Genesee Valley canal outlet sewer, but his lot is located within the territory deemed benefited, and the time may come when he can, and may, want to avail himself of the advantages of such an outlet. That the said Genesee Valley canal outlet sewer furnishes an Genesee Valley canal outlet sewer furnishes Genesee Valley canal outlet sewer furnishes an outlet for the particular section in which Mr. Patterson's lot is located cannot be denied, and whether or not he now finds drainage in that direction is something not now to be considered. His assessment is nominal; he is, at least, indirectly benefited, and to cancel the balance of his assessment would only open the door to innumerable petitions of like character. For these reasons the said resolution is hereby returned disparenced. approved.

CORNELIUS R. PARSONS, Mayor.
The Chairman of the Board stated the question

to be, "shall the resolution stand notwithstanding the veto of His Honor, the Mayor."

The resolution was lost by the following vote:
Nays—Ald. Tracy, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Hall, Swikehard, Judson,
Stein, Bohrer, Kelly, Thayer—14.
By the Clerk—

MAYOR'S OFFICE, ROCHESTER, N. Y., March 15, 1888.

Gentlemen of the Common Council:

At the last regular meeting of your board, a res-At the last regular meeting of your board, a resolution was adopted directing the treasurer to receive from Michael Love and Mary Smith 62 per cent. of their respective assessments for the construction of the Troup street sewer. This reduction is allowed because their property was formerly assessed for the building of the Julia street sewer, into which, it is stated, their respective premises find drainage. As the Julia street sewer was constructed expectation were accounted as structed seventeen years ago, and and as the Smith were said Michael Love and Mary petitioners street, which sewer among the for the which Troup has been review of cently constructed, and, in statement of the assessors accompanying this communication, the resolution in question is hereby returned disapproved. Resolutions of this char-acter should not be adopted, unless the assessors acter should not be adopted, unless the assessors themselves, who apportion taxes of this character, stand ready to admit the commission of an error on their part. It would be an injustice to the tax-paying people of this city to now be compelled to share the burden which your resolution would impose. If the said resolution were allowed to stand other receivings of a divident themselves are other resolutions of a similar nature would necessarily follow, as other parties would have similar claims to present, and the same could not, in justice, be ignored.

CORNELIUS R. PARSONS, Mayor. CITY ASSESSORS' OFFICE, ROCHESTER, March 15, 1888. Hon. C. R. Parsons, Mayor:

DEAR SIR—In answer to your inquiry respecting the amount of the assessment levied on the prop-erty of Michael Love and Mary Smith for the Troup street sewer, we would say that the same was levied by us with full knowledge of all the facts and circumstances, and, in our opinion, no and reason exists why any rebate should be allowed,

L. A. PRATT,

M. J. MAHER,

JACOB GERLING.

The Chairman of the Board stated the question to be "shall the resolution stand, notwithstanding the veto of His Honor, the Mayor."

The resolution was lost by the following vote:
Nays—Ald. Tracy. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard
Judson, Stein, Bohrer, Kelly, Thayor—15.
CITY SURVEYOR'S OFFICE,
ROUBESTED N. V. Mondel, 10, 1909

ROCHESTER, N. Y., March 19, 1888. By the clerk

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

of Rochester:
GENTLEMEN:—The main sewer in Brown street
between the Eric Canal bridge and King street
had been thoroughly cleaned and repaired, when
the Brown street asphaltic improvement was
made, and as the sewer in that portion of Brown
st. constituted a part of the outlet for the Romeyn
st. system of sewers, it was deemed but fair that
the abutting property owners on the portion of
Brown street specified should be exempted from
sessessment for the cleaning and requiring of the Brown street specified should be exempted from assessment for the cleaning and repairing of the Romeyn st. outlet sewer; whereas that section of the Brown st. sewer between the N. Y. C. & H. R. R. R. and King st., forms no part of the outlet named for the existing system of the Romeyn st. sewers and it seemed proper to the Assessors to charge a part of the cost of cleaning and repairs of the outlet named, to the abetting property owners on Brown st. between the N. Y. C. & H. R. R. and King st. as the sewer within the limits less. R. and King st., as the sewer within the limits last named discharges into the Romeyn st. outlet sew-

The amount assessed on this particular portion The amount assessed on this particular portion of the territory it is presumed was determined by the exercise of the best judgment of the Board of Assessors, but in fixing it they do not seem to have made sufficient allowance to the fact that the cost made sumdent allowance to the fact that the cost of cleaning and repairing the Brown street sewer was included in that for the asphaltic improvement for that street, and the part of the sewer between the N. Y. C. & H. R. R. R. and King street is liable at any time to become an outlet for the portions of Wilder and Clark streets, lying immediately north of Proving street.

portions of Wilder and Clark streets, lying immediately north of Brown street.

For these several reasons it would appear that the lots and parcels of land on each side of Brown street, between the N.Y.C.&H.R. R., and King street, should have been assessed nominally for the cleaning and repairs of the Romeyn street outlet sewer; but as these lots have already been assessed the full amount, viz.: nine cents and two wills (% 000) nor foot frontage. in all 704.5 feet. assessed the difficulty viz.: In the cents and two mills (\$.002) per foot frontage, in all 704.5 feet. There seems to be no way of affording relief except by charging the amount assessed, \$64.81, to the aforessid lots to erroneous assessments which course is recommended.

Respectfully submitted,
I. F. QUINBY, City Surveyor.
Referred to the City Assessors.

By the Clerk-

CITY SURVEYOR'S OFFICE, ROCHESTER, N. Y., March 9th, 1888.

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

GENTLEMEN—The letting for the construction of the ten (10) inch vitrified pipe sewer in Seventh avenue, under final ordinance No. 3.324, cannot be made, as both of the two bids for it exceed the estimate by a small amount.

I would therefore recommend that the said ordhance be reconsidered, and then amended, by making the estimate your obedient servant, 1. F. QUINEY, City Surveyor.

Ordered received, filed and published. By the Clerk-

CITY SURVEYOR'S OFFICE, ROCHESTER, N. Y., March 12, 1888. To the Honorable the Common Council of the City

of Rochester: GENTLEMEN; On account of the difficulty

Gentlemen; On account of the difficulty of finding material in that section of the city for the large amount required for the necessary grading the letting for the construction of a plank walk on the west side of Heis park could not be awarded, as the bids received (two) exceeded the estimate. I would, therefore, recommend that final ordinance 3,30, for this improvement, be reconsidered, and then amended by making the estimate four hundred and fifty (\$450) dollars.

Very respectfully, your od't serv't,

I. F. QUINBY, City Surveyor.

Ordered received, filed and published.

By the Clerk—

By the Clerk-

CITY ASSESSOR'S OFFICE, ROCHESTER, March 14, 1888.

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

Gentlemen—Ordinance 3,181 for the improvement of Mt. Hope avenue with Medina stone calls for an assessment on "each side of Mt. Hope avenue, from the south line and south line produced by the sidewalk on the north side of the entrance to Mt. Hope Cemetery, to a point two hundred and fifty (250) feet south of the south line and south line produced of Highland avenue." This territory is award entirely on one side by the heirs or is owned entirely on one side by the heirs or tory is owned entirely on one side by the heirs or estate of H. G. Warner, and on the other by Mt. Hope Cemetery. We find, by reference to the City Charter (chapter 219), that the lands belonging to Mt. Hope Cemetery are forever exempt from taxation of any kind whatever. The tax against the estate of H. G. Warner on the one side would be \$11.272.52, and on Mt. Hope Cemetery (if assessable) \$11,066.70, making in all the sum of \$22,339.42, the amount we are ordered to raise. Inasmuch as we cannot assess the property of Mt.

Hope Cemetery, and as we think it would be an injustice for the estate of H. G. Warner to pay an assessment for both sides of the street (in fact for the whole improvement), we most respectfully ask your honorable body for further instructions.

Yours, very respectfully A. Dearm

L. A. PRATT, M. J. MAHER, J. GERLING,

City Assessors.
Referred to the Assessment Committee.

By the Clerk-CITY ASSESSORS' OFFICE, ROCHESTER, N. Y., March 20, 1888.

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

of Rochester:

GENTLEMEN: In the assessment for the Kelly of Rochester:

GENTLEMEN: In the assessment for the Kelly street Macadam improvement Mary I. Galen is assessed for relaying 30 feet sidewalk at 20 cents per foot, which, with wo years' interest, amounts to \$6.72. All other parties on the street have new sidewalks, which cost, including two years' interest, \$1.40 per foot. By an error or oversight of one of the clerks in the Surveyor's office his statement to us said nothing as to any new walks, consequently Mrs. Galen not only paid for the relaying of her walk, but helped pay for the new walks. Wrs. Galen should, in our opinion, be allowed to pay her bill by paying the difference between \$6.72 and \$42.00—\$33.28.

Yours very respectfully,

L. A. Pratt,

M. J. Maher,

J. GERLING,

J. GERLING, City Assessors.

Referred to the Assessment Committee. By the Clerk-

To the Honorable, the Common Council:

GENTLEMEN-We, the undersigned committee on exercises ror Decoration day, respectfully submit the following report:

EXPENDITURES. Knights of Labor Band..... Anights of Labor Band

A C. Levingston, carryall

W. B. Morse & Co., lumber

James Bishop, assorting plants

S. C. Pierce, postals, &c.

M. W. Morrison, printing

H. Lomb, cartage and bunting

Burks FitzSimons Hone & Co. busting Burke, FitzSimons, Hone & Co., bunting.
Thos. Moses, flags.
James Field, flags.
Richard Ambrose, carpenter
MoNeal & See, carpenter $\frac{3}{17} \frac{00}{38}$ Carey & Co., hardware...... 7 61

	Sodding 	graves 	Holy Sepulcher Cemetery. Pinnacle Cemetery. Holy Family Cemetery Mt, Hope Cemetery		50
ı				\$370	91

RECEIPTS. Received from city of Rochester..... \$300 00 Free Academy..... 100 00

Total expenditures..... 370 91 Balance..... \$ 29 09 Deposited with City Treasurer as per receipt,

29,09.
All of which is respectfully submitted.
F. A. SCHOEFFEL,
J. P. CLEARY,
J. W. I. STEVENSON,

Committee.

Ordered received, filed and published.

By the Clerk-

Monroe County Court.—In the matter of opening a street from Sherman to Angle street in the city of Rochester.

To the Honorable the Common Council of the City |

of Rochester:

GENTLEMEN—The undersigned, who were appointed by an order of the Monroe County Court, duly granted and entered on the 31st day of October. 1887, commissioners to inquire into and determine what damages and compensation the owner or owners, (there being no tenants or occupants,) of the lands to be taken for the opening of a new street from Sherman street to Angle street, in the street from enerman street to Angie street, in the city of Rochester, will be entitled to, 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 described as follows:

All that tract or parcel of land situated in the eleventh ward of the city of Rochester, county of Monroe and State of New York, bounded and des-

cribed as follows:

Beginning at a point on the west line of Sherman street, at its intersection with the north ine of lot twenty-three (23) of the Jones tract, or lot nine (9) of Louis Bauer's subdivision of lots two (2), three (3), four (4) and twenty-three (23) of the Jones tract; (3), four (4) and twenty-three (23) of the Johns tract; thence along said north line twenty-five and seventy-five hundredths (25.75) feet, more or less, to the west line of said lot nine (9); thence southerly on said westerly line, forty (40) feet; thence in an easterly direction and forty (40) feet; distant southerly from said north line, and said line productive the the view line, of said Shormen street. ed easterly to the west line of said Sherman street, and thence northward along the west line of

Sherman street to the place of beginning.

These premises are owned by Julia O'Connor, and with other premises are subject to the lien of a purchase money mortgage thereon given by said Julia O' Connor to Louis Bauer.

Also all that other tract or parcel of land situated in the ward, city, County, and State aforesaid,

described as follows:

Beginning at the northeast corner of lot twenty-four (24) of the Jones tract; thence westerly on the rour (24) of the Jones tract; thence westerly on the north line of said but twenty-four (24), seventy-two (72) feet more or less, to the west line of lands belonging to John A. Cline; thence southerly along said Cline's west line, forty (40) feet; thence easterly on a line parallell with, and forty (40) feet distant from the north line of said let twent feet. tant from the north line of said lot twenty-four (24) seventy-two (72) feet, more or less, to the east line of said lot; thence northerly on said east line, to

the place of beginning.

These premises are owned by John A. Cline.

Also all that other tract or parcel of land in the ward, city, county and state aforesaid described

as follows:

Beginning at the intersection of the east line of lands of George B. Swikehard with the north line of lot twenty-four (24) of the Jones tract; thence of lot twenty-four (24) of the Jones tract; thence westerly along said north line sixty (60) feet, more or less, to the west line of said lot, and of the premises of said Swikehard; thence southerly along said west line of said lot and said premises of said Swikehard forty (40) feet; thence easterly along a line parallel with and forty (40) feet distant for the said sorth line sixty (60) feet more or less to from said north line sixty (60) feet, more or less, to the east line of lands belonging to said Swikehard; thence northerly along said east line to the place of beginning.

These premises are owned by George B. Swike-

hard.

Also all that other tract or parcel of land in the ward, city, county and state aforesaid described as follows:

Beginning at the northeast corner of lot twenty-Beginning at the northeast corner of lot twenty-five (25) of the Jones' tract; thence westerly along the north line of said lot, one hundred and thirty-two feet (132), more or less, to the northwest corner of said lot; thence southerly, on said west line of said lot, forty (40) feet; thence easterly, on a line parallel with, and forty (40) feet distant from the north line of said lot twenty-five (25), one hundred and thirty-two (132) feet, more or less, to the east line of said lot; thence northerly along said east line forty (40) feet to the place of beginning.

line forty (40) feet to the place of beginning.

These premises are owned by Margaret Curtin, sole heir at law of Patrick Murphy, deceased.

Also, all that other tract or parcel of land in the

ward, city county and State aforesaid, described as

follows

Beginning at the northeast corner of lot twenty-six (26) of the Jones' tract; thence westerly one hundred and thirty-two (132) feet, more or less, on nundred and thirty-two (182) feet, more or less, on the north line of said lot, to the west line of said lot twenty-six; thence southerly along said west line forty (40) feet; thence easterly one hundred and thirty-two feet (182), more or less, parallel with, and forty (40) feet distant from said north line of said lot, to the east line of said lot; thence northerly forty (40) feet along said east line to the place of beginning.

These premises are owned by Henry Hedditch

These premises are owned by Henry Hedditch.
Also all that tract or parcel of land in the ward. city, county and state aforesaid, described as fol-

lows:

Beginning at the northeast corner of lot twenty-seven (27) of the Jones' tract; thence westerly along the north line of said tract one (1) foot, more or less, to the east line of Angle street; thence southerly along the east line of said Angle street forty (40) feet; thence easterly, on a line parallel with, and forty (40) feet; thence easterly, on a line parallel with, and forty (40) feet distant from, said north line of said lot twenty-seven (27) one (1) foot more or less, to the west line of iot twenty-six (26) of said tract; thence northerly, on the west line of said lot twenty-six (26), or east line of said lot twenty-seven (27), forty (40) feet, to the place of beginning. These premises are owned by John Van Houte. Therefore we, the subscribers, the commissioners, having been duly sworn, as required by the statute in such case made and provided, and having all met and acted on the matter submitted to Beginning at the northeast corner of lot twenty-

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 respective premises affected by this proceeding, and having inquired into and heard the allegations and proofs of the respective parties in interest, do, thereupon, determine and appraise the damages which the several owners (there being no tenants or occupants other than such owners) of the several premises thus to be taken for the opening of said street will severally sustain by being deprived thereof, and fix the compensation which the aforesaid owners respectively shall receive therefor, as follows:

The awards hereby made, after deducting all taxes and assessments which have become a lien upon the lands described, to be paid as hereinafter

provided:

To Julia O'Connor, nine hundred fifty (950) dollars, the amount of the mortgage, payable to Louis Lauer, mortgagee, providing he will accept the same as a payment upon the mortgage held by him covering the premises to be taken herein, as well as other premises, and the balance to said Julia O'Connor.

To John A. Cline, twenty (20) dollars, payable to him. To George B. Swikehard, sixteen 60-100 (16.60)

dollars, payable to him. To Margaret Curtin, three hundred two (302) dol-

lars, payable to her.

To Henry Hedditch, four hundred and forty-seven (447) dollars, payable to him. To John Van Houte, fifty-five (55) dollars, payable to him.

All of which is respectfully submitted

EDWARD W. MAURER, P. A. MAGILL, JAMES E. BOOTH,

Dated Rochester, N. Y., March 17, 1888.
Ordered received, filed and published.
By Ald. Bohrer—Resolved, That the next regular meeting of the Common Council, Tuesday evenlar meeting of the Common Council, Tuesday evening, April 3, 1888, be and hereby is designated as the time when any objections to the confirmation of the report of the commissioners in the matter of opening a street from Sherman street to Angle street, will be heard. Adopted.

By the Clerk—
To the Honorable, the Common Council of the City of Rochester:
GENTLEMEN: The undersigned beg leave to sub-

mit the following as a proposed amendment to the city charter for the creation of a sinking fund, in accordance with the resolution of your Honorable Body heretofore expressed, and respectfully sug-gest that the Honorable Senator and Member of Assembly from this district be requested to urge its passage by the Legislature.

ILS passage by the Legislature.

IVAN POWERS, City Attorney,
JOHN A. DAVIS. City Treasurer.

An Act to amend chapter fourteen of the laws of
eighteen hundred and eighty, entitled "An act
to further amend chapter one hundred and fortythree of the laws of eighteen hundred and sixtyone, entitled 'An act to amend and consolidate
the several acts in relation to the charter of the
city of Rochester, 'and to consolidate therewith
the several acts in relation to the charter of said the several acts in relation to the charter of said

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

SEC. 1. Section eighty-one of chapter fourteen of SEC. 1. Section eighty-one of chapter fourteen of the laws of eighteen hundred and eighty, entitled "An act to further amend chapter one hundred and forty-lhree 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 o consolidate therewith the several acts in relation to the charter of said city,' is hereby amended so as to read as follows:

§ 81. For the purpose of paying such expenses, the Common Council shall raise annually such sums as shall le estimated and reported by the Finance Committe as necessary, in the manner hereinafter provided. The said Finance Committee may, at any provided. The said Finance Committee may, at any time, require from the chairman of each of the committees of the Common Council, and it shall be committees of the Common Council, and it shall be his duty to furnish to the Finance Committee, and in such form as they shall require, full and particular estimates of the amount needed by the various funds and departments in their charge, and especially for lighting of the city, for the support of the Police Department, for the general conport of the Police Department, for the general contingent expenses of the city, for the support and relief of the poor, for the maintenance and improvement of public parks and squares, the expenses of the Board of Health, and for all other necessary expenses of said city during the next fiscal year. The Finance Committee shall appeared to the forest the first results. essary expenses of said city during the next fiscal year. The Finance Committee shall prepare, and on or before the first regular meeting of the Common Council in May of each year, they shall present to said Council a statement, in detail, of the several sums which will be needed for said funds, and meet the expenses of the year for all proper municipal purposes, and show-ing what sums will be, in their opinion, necessary to be raised for other specific purposes. The Common Council may alter or amend such statement in their discretion, but not so that the aggregate amount to be raised shall exceed that so reported to them by the Finance Committee, unless such increase be made by a vote of two-chirds of all the members elected, subject to the approval of the Mayor. They shall cause such estimates, as approved by them, to be published for six successive days in one or more newspapers of said city, before finally determined. successive days in one or more news-papers of said city, before finally deter-mining the amount of the general tax, which must be determined by the first regular meeting in June in each year. A vote of a majority of all the members of the Common Council shall be necessary members of the Common Council shall be necessary to fix such amount, and the statement, as finally adopted, shall be entered at large in the minutes. Said Common Council shall also raise annually by tax, with the general taxes of said city, an amount sufficient to pay interest upon all the bonds issued by the said city, and all the principal, or installments of principal of said bonds falling due within the then current fiscal year, for the payment of which provision is not otherwise made, and, in addition they to the sum of fifty thousand deliber in the said page. which provision is not otherwise made, and, in addition thereto the sum of fifty thousand dollars for the creation of a sinking fund for the payment of the public debt of said city, and which last mentioned sum of fifty thousand dollars shall, on or before the first day of September in each year, be paid by the City Treasurer to Henry C. Brewster, Halbert S. Greenleaf and Gilman H. Perkins, and

their successor or successors in office, who are here-by constituted the Board of Trustees of the Sinkby constituted the Board of Trustees of the Sink-ing Fund of the City of Rochester, and who shall be a body corporate, they to give a bond with sure-ties to be approved by the Common ouncil, in the penal sum of one hundred thousand dollars or such other sum as the Common Council may from time to time direct conditioned for the faithful performto time direct conditioned for the faithful performance of their duties, and for the safe and proper investment, accounting and paying over of any and all moneys received by them as aforesaid. The said Board of Trustees, shall, on the receipt of said moneys, apply the same to the payment of the debt of said city hereinafter mentioned and in case the said moneys cannot be immediately applied to the payment of said debt the said Board of Trustees, shall on the receipt of said moneys deposit the same in one or more of the solvent specie paying banks of said city to be approved of by said Common Council, provided such banks will pay interest for the use thereof, at the rate of at least 4 per cent. per annum; but in case neither of said banks will take said moneys at such rate of interest, then it shall be the Danks will take said moneys at such rate of interest, then it shall be the duty of said board of trustees, with the approval of said Common Council, to make such other investment of said moneys as said Common Council shall deem for the best interests of said city. Said board of trustees shall apply said moneys to the board of trustees shall apply said moneys to the payment of the public debt of said city, represented by bonds issued prior to the first day of January one thousand eight hundred and eighty-eight and maturing in or after the year 1893 and to no other purposes whatever. The said board of trustees shall annually, upon the last Thursday of March submit to said Common Council a detailed statement of all moneys received by them as such trustees, during the preceding year, from all sources, and of the payments made by them on account of the indebtedness of the city, and shall at sources, and of the payments made by them of account of the indebtedness of the city, and shall at such time, surrender, for the purpose of being cancelled, such bonds or evidences of debt. as may have been paid or redeemed by them. The said trustees shall not directly or indirectly receive any compensation for their services as such, and either or all of them may be removed at any time by said Common Couucil for good cause and upon notice. In case any of said trustees, shall at any time, be incapacitated from acting as such, by reason of death, removal from the city or otherwise; his or their vacancy may be filled by said Common Council, by a vote of at least a majority of the members

elected. No member of the Common Council shall vote for the payment of any money out of any of the general funds herein named, or out of any other fund in the city treasury, knowing that such fund is without money to pay the same; and any person violating this provision shall be guilty of a misdemeanor, and upon conviction thereof, shall be fined not less than fifty dollars, nor be imprisoned in more than one hundred dollars on he imprisoned in more than one hundred dollars, or be imprisoned in the Monroe county pentientiary for the period of ten days; and the district attorney of the county of Monroe is hereby specially directed, and it shall be his duty, to prosecute all persons violating the provision upon the complaint of any taxpayer of said city. In case the sums above mentioned, or provision upon the complaint of any taxpayer of said city. In case the sums above mentioned, or any of them, shall prove insufficient for the purposes for which the same were raised, then the common council shall have power, by a vote of three-quarters of all the members elect, subject to the approval of the mayor, to provide for borrowing, upon the credit of the city, so much money as may be deemed necessary to supply such deficiency, and the amount so borrowed shall be assessed and collected as part of the city taxes of the ensuing year, in addition to the other sums above provided for. In case the common council shall order the whole, or any part of, the expense of any improvement or public work, or the amount of any proper municipal expenditure or liability to be paid out of the public treasury of the city (and not by local assessment or otherwise), and the amount paid out of the purple reasony of the cry (and not by local assessment or otherwise), and the amount in the treasury, or already levied by general tax, shall not be sufficient for the purpose, the Common Council may borrow, upon the credit of the city,

the necessary amount, and the same shall be raised in, and paid out of, the next general tax levy; but every note or obligation of the city executed under this section shall be payable in not more than one

this section shall be payable in not more than one year from its date.

By Ald. Thayer—Resolved, That the Hon. Donald McNaughton, Senator, and the Hon. P. Andrew Sullivan, Member of Assembly from this district are hereby respectfully requested to introduce, and by all honorable means secure the passage of the foregoing amendment to the city charter.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly, Thayer.—15.

By Ald. Elliott—

To the Common Council:

To the Common Council:

Your committee appointed to investigate the acts, etc., of the Boards of Police and Excise begs leave

We engaged the services of Hon. John Van Voorhis as counsel. We began our work November 7th. and prosecuted it as fast as the committee

ber 7th. and prosecuted it as fast as the committee and counsel could spare time therefor. We examined over forty witnesses, and we find:

That the Excise Board grants licenses to applicants upon accepted evidence of "good moral character," and that political influences and interests are largely considered in the matter.

That the Excise Board does not make any official reports to the Police Board concerning persons whose licenses are revoked for any cause, and that the Police Board is not accepted to the Police of the Police Board to the P the Police Board is not accustomed to make written reports to the Excise Board of persons convicted of crime.

That the members of the Excise Board do not concede any knowledge on their part that the sa-

loons are run in violation of law.

That there is a manifest lack of official harmony in and between the two boards that seriously compromises the motives and obstructs the action of each; and that, if the two boards had been pureach; and that, if the two boards had been purposely constituted to obstruct the enforcement of the laws, their adaptation to that end would have been an eminent success, in a lamentable lack of harmonious working for the maintenance of law and the best interests of the people.

That the Police Board does not allow officers to

enter saloons while on duty to ascertain whether or not the Sunday or other laws are being violated. That it does not feel justified in closing saloons "on common report" of law violation, although it disreputable houses and gambling resorts.

That gambling of the so-called most disreputable

and demoralizing sort prevails here to an alarming extent, working the ruination of young men and the disruption of home happiness.

That the proprietors and attaches of many of these places are plainly guilty of perjury in the contradictory and self-denied evidence given be-

That there has been a demoralizing harmony in the Excise Board and an equally demoralizing discord in the Police Board, both working to the disadvantage of law and order, and both evidently the result of "political manœuvering."

That the Mayor, as chief executive and president

of the police commissioners, utterly fails to carry out the laws, and see that others properly execute them, as his oath of office and the Charter requires

That, having the appointing power, he is justly responsible if the excise commissioners do not en-

force the excise laws.

That, being both mayor and one of the police com nissioners, we believe he could, if so disposed, compel all persons doing business of any kind to have proper respect for the laws.

That, Whereas, we expected from the mayor

generous assistance in prosecuting our search, generous assistance in prosecuting our search, whet from him in every respect, on all matters, official and personal, evasion, denial and a general want of positive knowedge of what was going on in the city, and a failure to show any satisfactory evidence of a recorded desire on his part to give the city a law abiding administration, that was painful and discouraging.

We conclude with the following recommendation, that the acompanying resolution be adopted.

Respectfully submitted,

GEORGE W. ELLIOTT, J. H. Foley, H. G. Thayer,

Committee.

March 20, 1888. Ordered received, filed and published.

By Ald. Elliott-Besolved, That the Board of Police and Excise should be consolidated under one management, and to that end, the law and charter amendment committees for 1888-9, of this Common Council, when appointed, and the City Attorney, are hereby directed to prepare and present to the Pound for metals. ney, are hereby directed to prepare and present to this Board for approval, an amendment to the city charter providing for the consolidation of said Boards, the manner of the appointment of the member or members thereof, and such other details as may be deemed necessary and proper for that purpose, and to promote direct official responsibility and a better observance of the laws. Ald. Fee moved that the report and resolution lay on the table until the first meeting in April.

lay on the table until the first meeting in April.

lay on the table until the first meeting in April.

Adopted by the following vote:

Aves—Ald. Sullivan, Marson, Fee, Kohlmetz,
Fritzsche, Hall, Stein, Bohrer—8.

Nays—Ald. Tracy, Elliott, Foley, Swikehard,
Judson, Kelly, Thayer—7.

By Ald. Marson-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, March 20, 1888.

To the Common Council:

Gentlemen-The Executive Board, pursuant to a resolution adopted by your honorable body January 24, 1888, solicited prices from the owners of property proposed to be taken for the extension of Exchange street, and has received the following propositions:

Delaware & Hudson Co. for land\$4,350 00 Thos. Peart, land....

hereby approved, and that the mayor be, and he hereby is, authorized and directed to enter into contracts with said owners for the purchase by the city of said lands at the prices contained in the report of the executive board aforesaid; said contracts to provide that said amounts be paid within four months after the confirmation of the assess-ment roll for said improvement to said owners respectively, the contracts to be drawn in accordance with the provisions of the city charter, and to be approved by the city attorney, and to provide that proper abstracts of title to the property and lands, and of taxes and assessments thereon, shall be preand of taxes and assessments thereon, shall be presented to the city attorney for his approval, showing that said lands are free from all lieus and encumbrances at the time of the execution and delivery of the deeds; and it is further,

Resolved, That said contracts shall provide that there shall be deducted from the amounts due any of said owners upon its or his deed, the amount of any assessment made against it or him upon said assessment roll for said improvement.

Adonted.

Adopted.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

The first ordinance for the widening of Clinton street from E. Main street to Court street came up. Ald. Fee moved that it be postponed until the second meeting in April. Adopted.

EAST AVENUE REPAIR, CLEANING AND SPRINK-LING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the exreyor ascertain and report to this Council the expense of repairing, cleaning, sprinkling and general care of a portion of East avenue.

Adopted.

The Surveyor submitted as such estimate

\$1,843.75.

By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The repairs, cleaning, sprinkling and general care for the season of 1885, beginning April 1st and ending November 1st, of East Avenue (sec. 2), between the produced west line of that portion of Goodman the produced west the of that portion of Goodman street, lying immediately south of East avenue and the east line of the city, not less than four hun-dred (490) cubic yards of fine hand broken and clean MacAdam material, to be used with a covering to a sufficient depth of clean, medium sized gravel over the MacAdam at points where the repairs are made, such repairs to be thoroughly rolled over made, such repairs to be thoroughly robed over with a horse roller before accepted; the sprinkling to be done every day of the week, Sunday's included, when public convenience and comfort require it; said sprinkling to be limited by the west boundary line as hereimbefore defined and a line parallel thereto, and four hundred feet east of the east line of Bates street; provided, also, that the contractor or contractors to whom the improvements under this ordinance may be awarded, shall have completed so far as the use of MacAdam material and gravel may be required by the 1st of July, 1888.

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 \$1,843.75, 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, viz.:

One tier of lots and parcels of land on each side.

of East avenue, from the produced west line of that portion of Goodman street lying immediately south of Past avenue to the east line of the city in proportion to the benefit and advantage which each will derive therefrom.

And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Re-vised Charter of 1889, 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 3d, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

WEST AVENUE SWEEPING AND CLEANING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sweeping and cleaning West avenue.

Adopted. The Surveyor submitted as such estimate \$700.

The Surveyor submitted as such estimate \$700.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The sweeping, cleaning and the disposition of the dirt collected on West avenue, from the Eric canal bridge to York street, during the season beginning April 1, 1888 and ending December 1, 1888.
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 \$700. 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 thereof, viz:

One tier of lots and parcels of land on each side of West avenue, from the Erie canal to York st., in proportion to the benefit which each will derive

therefrom.

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 interested in the subject matter of said improvement, are required to attend the Common Council on Tuesday evening, April the 3d,

1888, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

FIRST AVENUE PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer be-tween Central park and Bay street, in First ave-

nue.

Adopted.

The Surveyor submitted as such estimate \$1,875.

By Ald. Judson—Resolved, That the following improvement is necessary, viz.:

The construction of a vitrified pipe sewer fifteen (15) inches in diameter in First avenue, beginning at a point about one hundred (140) feet from the north line of Central park and extending north-ward to intersect the sewer in Bay street, with all required manholes, lamp holes, surface sewers, lot required manholes, lamp holes, surface sewers, lot laterals, lot connections, roadway grading and gut-

ter formations. 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

\$1,875, 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, viz.:

One tier of lots and parcels of land on each side

One tier of lots and parcels of land on each side of First avenue, from the north line of Central park to Bay 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 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 3d, 1888, at 7 o'clock, at the Common Council Chambers, when allegations will be heard.

Adopted

Adopted

QUALTROUGH PLACE PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in Qualtrough place from Glenwood ave. to the Rowe st. sewer.

Adopted.

The Surveyor submitted as such estimate \$2,903.

By Ald. Judson-Resolved, That the following improvement is necessary, viz:

The construction of a vitrified pipe sewer eighteen (18) inches in diameter in Qualtrough place from the Rowe street sewer to the south line extended of Glenwood ave., with the required man-holes, lamp holes, surface sewers, hot laterals, not connections, roadway grading and gutter formation.

And whereas, The City Surveyor, under the direction of this Council, has made an estimate of the

rection of this council, has made an estimate of the whole expense thereof, and reports the same at \$2,900, 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, viz:

One tier of lots and parcels of land on each self overleaver blace from the Frie annul lands to

One tier of lots and parcels of land on each side of Qualtronch place from the Eric canal lands to Rowe st. in proportion to the benefit which each will derive therefrom.

And the Clerk is hereby directed to publish notice in pursuance to 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 3rd, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

Adopted.

COLLEGE AVENUE PIPE SEWER.

By Ald. Judson—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of College avenue.

The Surveyor submitted as such estimate \$2,275. By Ald. Judson—Resolved, That the following improvement is necessary, viz.:
The construction of a vitrified pipe sewer fifteen

(15) inches in diameter in College avenue, beginning at a point about one hundred and fifty (150) feet from the easterly line of Prince street, and extend-ing eastward to intersect the sewer now in process of construction in Goodman street: with all required manholes, lampholes, surface sewers, lot laterals, let connections, roadway grading and

laterals, lot connections, roadway grauing and gutter formations.

And Whereas, The City Surveyor, under the directions of this Council, has made an estimate of the whole expense thereof, and report the same at \$2,275, 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

to be assessed by a local assessment for the whole

expenses thereof, viz.:

One tier of lots and parcels of land on each side of College avenue, from Goodman street to a line at right angles to College avenue aforesaid drawn through a point one hundred (100) feet east of the intersection of the easterly line of Prince street with the southerly line of College avenue, in proportion to the benfit which each will derive there-

And the Clerk is hereby directed to publish notice in pursuance of Title, VII, Section 172 of the Revised Chapter of 1888, 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 3rd,-1888, at 7 o' clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

NORTH STREET OPENING AND EXTENSION.

By Ald. Bohrer-Resolved, That the following improvement is necessary: And we hereby judge the public good require; the same to be done, viz: The extension of North street from Alphonsus avenue to Norton street; the proposed extension to be sixty (60) feet in width the western line of which to be parallel to the lines of that portion of Hud-son street, which lies north of Clifford street, and sonstreet, when he intersection of the southern tine of Alphonsus avenue with the western line of North street and the east line of the proposed ex-tension to be parallel to and sixty (60) feet from the western line as hereinbefore defined.

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 proposed extension of North street from Al-

of the proposed extension of North street from Alphonsus avenue to Norton 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 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 3rd 1888, at 70 clock, at the Common Council Chamber, when allegations will be heard.

Adopted

WARNER, OTIS, LOIS AND WOLFF STREETS AND

ROGERS AVENUE PLANK WALKS.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank sidewalks on Warner, Otis, Lois and Wolff streets and Rogers avenue.

Adopted.

The Surveyor submitted as such estimate, §1,775.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

he construction of a pine plank side walk 4 feet The construction of a pine plank side walk4 feet and 8 inches in width upon oak stringers on the west side of Warner street from Lyell avenue to Otis street; on the south side of Otis street from Warner street to Rogers avenue: on the east side of Rogers avenue from Otis street to Lois street; on both sides of Lois street from Rogers avenue to Warner street; on both sides of Wolff street from Rogers avenue to Warner street, with the neces-

sary oak cross walks, both transverse and parallell, sidewalk grading and gutter formation. The above walks to be constructed except where good and proper walks now exist, but the latter shall be placed on the proper grades and aliguments where necessarv

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

\$1,775, which estimate is hereby approved.
Resolved, further, That the following portion of said city is deemed benefitted and proper and ought to be assessed by a local assessment for the whole expense thereof, viz.

One tier of lots and parcels of land on the west side of Warner street from Lyell avenue to Otis street; also on the south side of Otis street from Warner to Rogers avenue; also on the east side of Rogers avenue from Otis street to Lois street; also from Rogers avenue to Warner street; also ou both sides of Wolff street from Rogers avenue to Warner street in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, April 3d. 1888, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

CALEDONIA AVENUE LIFT BRIDGE.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a wrought iron lift bridge over the Erie canal in the prolongation northward at Caledonia avenue.

Adopted.

The Surveyor submitted as such estimate, \$19,300.

By Ald. Kollmetz—Resolved, That the following improvement is necessary, viz.:

The construction of a wrought iron lift bridge over the Erie canal in the prolongation northward af Caledonia avenue with the necessary abutments, it is bridged to the construction of the pier, hydraulic motor and appliances and motor house; width of the roadway at the bridge meas-ured at right angle to its axis to be not less than eighteen '18) feet in the clear and that of the side-walk to be not less than six (6) wide in the clear measured in the same manner; also the required grading and improvement of the approaches to the proposed bridge and the acquisition of the neces-sary land from the north end of the bridge to West

Main street.
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

Resolved, further, that the following portion of said city is deemed benefited and properly ought to

said city is deemed 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 W. Main street from State street to the Eric canal; also all the territory included within and described by the following boundary lines, viz: Beginning at the intersection of the Eric canal and Caledonia avenue; thence southerly along Caledonia avenue including one tier of lots and parcels of land on the east side thereof to Bronson avenue; thence westerly along Bronson avenue including one tier of lots and parcels of land on the southerly side thereof to Reynolds street; thence southerly along Reynolds street including one tier of lots and parcels of land on the east side thereof to Strong street; thence westerly along Strong street including one tier of lots and parcels of land on the southerly side thereof to Genesee street; thence northly along Genesee street including one tier of lots and parcels of land on the westerly side thereof to McLean street; thence westerly slore McLean street and park and said line produced including one tier of lots and parcels of land on the south side therof to the west line of the city; thence northerly along the city line to the Buffalo branch of the N. Y. C. & H. R. R. R.; thence easterly along said R. R. line to the Erie canal; thence southeasterly along the Erie canal to the place of

beginning.
Excepting from the above all the lots and parcels of land situated on the northeast and southeast corners of Caledonia avenue, and the following named streets, Spring, Troup, Atkinson, Adams, Tremont and Edinburgh in voportion to the benefit and advantage which each will derive therefrom.

And the Clerk is hereby directed to publish notice in pursuance to 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 an persons increased in the subject matter of said improvement, are required to attend the Common Council on Tuesday evening, April the 3d, 1888, at 70 clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

HOWELL STREET SPRINKLING.
By Aid. Kohlmetz—Resolved, That the City
Surveyor ascertain and report to this Council the
expense of sprinkling Howell street from South St. Paul street to Monroe avenue.

The Surveyor submitted as such estimate \$140.00.
By Alderman Kohlmetz—Resolved, That the following improvement is necessary, viz.:
The sprinkling of Howell street, from South St.

Paul street to Monroe avenue, during the season of 1888.

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

\$140.00 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 thereof, viz.:

One tier of lots and percels of land on each side

One tier of lots and percels of land on each side of Howell street, from South St. Paul street to Monro? avenue in proportion to the benefit and advantage which each will derive 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 interested in the subject matter of raid improvement, are required to attend the Common Council, on Tuesday evening, April the 3rd, 1888, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES. FINAL ORDINANCE, NO. 3,428.

OXFORD STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeeed to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an make such public himprovement, 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 deem proper to be assessed for the expenses of such improvement, and also a notice to be heretofore published daily, in at also a notice to be nefectore bublished 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, 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 time appointed in said notice, and after hearing such allegations from all persons appearing,

Ald. Kohlmetz submitted the following: An ordinance to sprinkle Oxford street from East

avenue to Brighton 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 Oxford street, from East ave-

nue to Brighton avenue, during the season of 1888. And the whole 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 \$210.00, and said estimate being deemed reasonable, is hereby approved; and the portion of the 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

One tier of lots and parcels of land on each side of Oxford street, from East avenue to Brighton ave-

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 will derive therefrom.

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Elliott, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,429.

MONROE AVENUE SPRINKLING. On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the said Common Council, before to determining to mak; such public improvement, having caused an making such public improvement, laying 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 s thimprovement, and also a notice to be heretofore published daily, in 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 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 improvement to attend the subject matter 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,

Alderman Kohlmetz submitted the following: An ordinance to sprinkle Monroe avenue from Clinton street to Goodman street.

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

The sprinkling of Monroe avenue from Clinton street to Goodman street, during the season of

And the whole expense should be defrayed by the assesments 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 \$510, 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 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 each side of Monroe avenue from Clinton street to Good-

man 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, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott Foley, Hall, Swikehard,
Judson, Stein, Bohrer, Kelly—14.

FINAL ORDINANCE No. 3,430.

AVENUE A PIPE SEWER.
On motion of Ald. Judson, the Common Council proceeded to hear allegations 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 deem proper to be assessed for the expense 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 amount if any, to be paid from the public treasury, and the portion and 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 ject 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 persons appearing.
Ald. Judson submitted the following:

An ordinance to construct a pipe sewer in Avenue A, from 100 feet west of Harris avenue to the sewer in North St. Paul 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 construction of a vetrified pipe sewer twelve (12) inches in diameter, in Avenue A, beginning at a point one hundred (100) feet west of Harris avenue and extending westward to intersect the sewer in North St. Paul street, with the necessary man-holes, lampholes, surface sewers, lot laterals, lot connections; also, the required roadway grading and gutter formations.

and gutter formations.

And the whole expense should be defrayed by an 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 \$1,500, 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:

One tier of lots and parcels of land on each side of Avenue A, from Harris avenue to North St. Paul 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 advantages which each derive therefrom

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard,
Judson, Stein, Bohrer, Kelly—14.

FINAL ORDINANCE NO. 3,431.

AVENUE C PIPE SEWER.

On motion of Ald. Judson, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having cause 1 an estimate thereof to be made, and by an entry in their minutes having described the portion and part of the city which they deem proper to be assessed for the expense 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 estimate 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 expense, and which notice also required all persons interest in the subject matter of such improvement to attend the said ject matter 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. Judson submitted the following:

An ordinance to construct a pipe sewer in Avenue "C," from 140 feet west of Harris ave. to the sewer in N. St. Paul St.

The Common Council of the City of Rochester do ordain and determine that the following improve-

ment is necessary and should be made, to wit:

The construction of a vitrified pipe sewer twelve (12) inches in diameter in Avenue "C," beginning at a point one hundred and forty (140) feet west of

the west line of Harris avenue and extending westward to intersect the sewer in N. St. Paul St., with the necessary manholes, surface sewers, lot laterals

and lot connections, also the required roadway grading and gutter formations.

And the whole expenses should be defrayed by an assessment upon the lot and parcels of land to an assessment upon the lot 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 \$1,500, and said estimate being deemed reasonable, is hereby approved; and the por ion 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: of said improvement is described as follows:

One tier of lots and parcels of land on each side of Avenue "C;" from the west line of Harris ave. to N. St. Paul St.
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 there-

Adopted by the following vote; Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-metz, Fritzsche, Elliott, Foley, Swikehard, Judson, Stein, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,432.

FIRST STREET PLANK WALK.

On motion of Ald.Kohlmetz, the Common Council proceeded to hear allegations 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 having also caused 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 amount, if any, to be raid 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 notice, and, after hearing such allegations from all person appearing, Ald. Kohlmetz submitted the following: On motion of Ald. Kohlmetz, the Common Council

such allegations from all person appearing,
Ald. Kohlmetz submitted the following:
An ordinance to construct a plank walk on First
street from Glenwood avenue to Glenwood park.
The Common Council of the City of Rochester do
ordain and determine that the following improve.
ment is necessary and should be made, to wit:
The construction of a Hemlock plank sidewalk
four (4) feet and e'ght (8) inches wide laid on Hemlock stringers, on the east side of First street from
Glenwood avenue to Glenwood park, with the
necessary crosswalks, sidewalk grading and gutter
formation. formation.

And the whole expense should be defrayed by And the whole 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 \$125, and said estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common 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 east side of First street from Glenwood avenue to Glenwood

park,

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 and advantage which each derives there-

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohl-

metz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kellp—14.

The final ordinance for Driving Park Avenue river bridge came up, and Ald. Fee moved that action be postponed until the next regular meeting.

The final ordinance for Alexander and Edin-urgh street river bridge came up. Ald. Judson The final ordinance for Alexander and Edin-burgh street river bridge came up. Ald. Judson presented a petition and moved that action be postponed until the next regular meeting. Adopted. The final ordinance for the Platt street river bridge came up, and on motion of Ald. Sullivan

was postponed until the next regular meeting.

was postponed until the next regular meeting. The final ordinance for opening a street from Silver street to Maple street came up. Ald. Swikehard presented the following:

By Ald. Swikehard—Resolved, That the final ordinance to open a new street between Silver street and Maple street be amended so as to read output the street between Silver street and Maple street be amended so as to read output the street between Silver street and Maple street be amended so as to read output the street be silver street street be silver street be silver street be silver street be silver street stree

as follows:

The opening of a street thirty-three (33) feet in width, beginning at Maple street and extending southwesterly to a point near the southwesterly line of lot No. 17 of G. A. Wilkin's sub-division of lots No. 67, 68 and part of 69 of Sibley and Field tract, (the rear line of the lots fronting on Brown street being the northerly line of this section of the proposed street). Thence westerly to a point at, or near the angle in Silver street, next south of the B. R. & P. Ry. Also the extension of Saxton street, southerly to intersect the proposed street. Adopted, and under the rule action was postponed two weeks.

LOCAL IMPROVEMENT ASSESSMENTS

CITY TREASURER'S OFFICE,

ROCHESTER, N. Y., March 16, 1888. To the Hon. the Common Council: GENTLEMEN—I hereby certify that the Executive Board have notified me that the works or improvements authori ed under ordinances hereinafter mentioned have been completed; that I have, pursuant to the provisions of the Charter, ascertained the entire and aggregate expense of and connected with the same respectively, including any interest that the city shall incur, or is entitled to for the use of its funds, and that the respective amounts thereof are as follows:

Expense. \$ 270 84 998 46 Ordinance and improvement. ordinance and improvement, Expens 3,316—West Orange Street Pipe Sewer. \$ 270 8 3,204—Second Avenue Pipe Sewer. 998 3,238—Bay Street Stone Sewer. 15,015 JOHN A. DAVIS, Treasurer. Ordered received, filed and published. 15.015 20

LOCAL ASSESSMENT IMPROVEMENT No.3204

SECOND AVENUE PIPE SEWER.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregated expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of nine hundred and ninety-eight dollars and forty-six cents (\$998.46), and which is hereby ad-justed by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

follows:

One tier of lots and parcels of land on each side of Second avenue, from Pennsylvania avenue to Central Park, excepting the lots on the northeast and northwest corners of Pennsylvania avenue aud Second avenue.

aud Second avenue.

Therefore, resolved, That said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of each shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 24th day of March, 1888, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined that the taxpayers to be assessed for making such improvements must pay their assessment within thirty days from the first publication of the advertisement of the notice

hrst publication of the advertisement of the notice of the assessment roll by the City Treasurer.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—14.

LOCAL ASSESSMENT IMPROVEMENT NO.3207.

COLVIN STREET PLANK WALKS.

By Ald. Marson—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the above improvement, including any interest that the city has paid, or has or shall become liable for, to be the sum of seven hundred and thirty-four dollars and thirty-four cents (\$734.34); and which hereby is ad-justed by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

One tier of lots and parcels of land on each side of Colvin street from West avenue to Campbell street.

Therefore, Resolved, that said expenses be as-

Therefore, Resolved, that said expenses be assessed upon said portion or part of the city.

And the Assessors of said city, not interested in any of the property so benefited, and not of kin tany person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city sa designated within the portion or part of the city so designated, of the said amount of expense, in proportion, as of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 24th day of March, 1888, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, may pay their assessments in three equal payments, as follows:

follows:

One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 said last installment, a dis-count will be allowed at the rate of 6 per cent. per annum.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Foley, Elliott, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—14.

LOCAL ASSESSMENT IMPROVEMENT No. 3238

LOCAL ASSESSMENTIMPROVEMENT No. 3238
BAY STREET STONE SEWER.
By Ald. Marson—Whereas, The City Treasurer
has ascertained and reported the entire and aggregate expense of, and connected with, the above
improvement, including any interest that the city
has paid, or has or shall become liable for, to be the
sum of fifteen thousand and fifteen dollars and twenty cents (§15,015.20); and which
hereby is adjusted by this Common Council at said

amount. And the portion or part of the city on which said expenses are to be assessed, is described as fol-

All the territory included within and described by the following boundary lines, viz: Beginning at a point in Bay street, sixty (60) feet

Beginning at a point in Bay street, sixty (60) feet west of First avenue; thence easterly along Bay street, including one tier of lots and parcels of land on the southerly side thereof, to First avenue; thence southerly along First avenue, including one tier of lots on the westerly side thereof, to Central park; thence easterly along Central park, excluding one tier of lots on the north side thereof to Third avenue; thence northerly along Third avenue, including one tier of lots on the east side thereof to Bay street; thence easterly along. Bay street including street; thence easterly along Bay street, including one tier of lots and parcels of lan con the south side thereof to Eighth avenue; thence southerly along Eighth ave.,including one tier of lots on the west side

thereof to a point 110 feet north of Wabash street; thence easterly on a line 110 feet from and parallel to Wabash street, to the rear of the lots on the easterly side of Eighth avenue; thence northerly along said line, to a point 110 feet south of Bay street; thence easterly on a line 110' feet south of and parallel to Bay street to Goodman street, excluding one tier of lots and parcels of land on the westerly side thereof, to the northerly line of lots 7, 8, 9, 10, 11, 12 and 13 of the Strasburg tract; thence westerly on said line to Ulm street; thence northerly along Ulm street to a point in the prolongation of the northerly line of Doublebeiss subdivision; thence westerly along said line and line produced to the westerly along said line and line produced to the westerly line of lot No. 26 of the Strasburg tract; thence westerly along Bay street, including one tier of lots and parcels of land on the north side thereof to a point sixty (60) feet west of First avenue; thence southerly to the place of beginning, in proportion to the benefit which each will derive therefrom.

therefrom.
Therefore, resolved, That said expenses be assessed upon said portion or part of the city.
And the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the city so designated. upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 24th day of March, 1888, at 9 o'clock in the forenoon, at the office of the city assessors, No. 15 City Hall.

And it is further determined, that the taxpayers to be assessed for making such improvement, may pay their assessments in three equal payments, as follows: One-third within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-

first publication of the advertisement of the notice of the assessment roll by the City Treasurer; one-third 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 said last instalment, a discount will be allowed at the rate of

statiment, a discoulin with be allowed at the face of six per cent. per annum.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan Marson, Fee, Kohl-metz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—14.

LOCAL ASSESSMENT IMPROVEMENT, No. 3.316 WEST ORANGE STREET PIPE SEWER.

By Ald. Marson—Whereas, The City treasurer has ascertained and reported the entire and aggregated expense of, and connected with, the above improvement, including any interest that the city has paid or has or shall become liable for to be the sum of two hundred and seventy dollars and eighty-four cents (\$270.84); and which is hereby adjusted by this Common Council at said amount.

And the portion or part of the city on which the said expenses are to be assessed, is described as

One tier of lots and parcels of land on each side of West Orange street, from Yakey street to the line drawn through the western terminus of the existing sewer in West Orange street, and at right angles to the medial line of the said West Orange street.
Therefore, Resolved, that said expenses be as-

sessed upon said portion or part of the city.

And the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, or if any two of said Assessors are not so interested, or of kin, then, such two, are hereby directed to make an assesssuch two, are hereby directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of the 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 receive by the making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 24th | Swikehard, Stein, Bohrer, Kelly.—10.

day of March, 1888, at nine o'clock in the forenoon, at the office of the city assessors, No. 15 City

And further resolved, That the tax-payers to be assessed for makingsuch improvements must pay their assessment within thirty days from the first publication of the advertisement of the notice of the assessment roll by the City Treasurer.

the assessment roll by the City Treasurer.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee,
Kohlmetz, Fritzsche, Elliott, Floley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly,—14.
Ald. Kelly moved to reconsider the final ordinance 3,310 for Reis park plank walk. Adopted.
Ald. Kelly moved that the estimates be changed
so as to read \$450 instead of \$309. Adopted, and
under the rule action was postponed until the next

Ald. Kohlmetz moved that action on North St. Paul street sewer, published at page 466, be reconsidered. Adopted.

sidered. Adopted.
Ald. Kohlmetz moved that action be postponed

until the next meeting. Adopted.

Ald. Hall presented a remonstance against the sprinkling of North Union street.

Ald. Hall moved that the final ordinance for the sprinkling of North Union street be reconsidered. Adopted

Ald, Hall moved that the ordinance be indefipostponed. Adopted.

Ald. Marson presented a remonstrance against the sprinkling of North Ford street, sec. 2. Ald. Marson moved that the final ordinance No.

Ald. Marson moved that the final ordinance No. 3,063, sec. 2, for the sprinkling of Ford street be reconsidere 1. Adopted.
Ald. Marson moved that the ordinance be indefinitely postp ned. Lost by the following vote: Ayes—Ald. Marson—I.
Nays—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—12.
On motion of Ald. Tracy the final ordinance for sprinkling N. Ford street (Sec. 2) was readopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Foley, Hall, Swikehard, Judson, Stein,

the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz,
Fritzsche, Foley, Hall, Swikehard, Judson, Stein,
Bohrer, Kelly—12.

Nays—Ald. Marson—1.

Ald. Sullivan moved that the final ordinance for

sprinkling Frank St. (sec. 1) be reconsidered. Adopted.

Adopted.

Ald, Sulliv an moved that the ordinance be amended so as to strike out that portion of the street from "Platt to Jay St." Adopted. Under the rule action on the ordinance was postponed

uutil the next regular meeting.

Ald. Sullivan moved to reconsider the final ordinance for the widening of Mortimer st. Adopted.

Ald. Sullivan presented a remonstrance against the widening of Mortimer St. Ald. Kelly moved that the ordinance be indefi-

Ald. Kelly moved that the ordinance be indefinitely postponed.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Marson, Fee, Fritz-sche, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—12.
Nays—Kohlmetz, Elliott—2.

UNFINISHED BUSINESS.

On motion of Ald. Elliott consideration of the applications of the Rochester City & Brighton RR. Company and the Rochester Cable Company for permission to construct a street surface railroad in certain streets of the city was postponed until Thursday, March 29th.

The penal ordinance regulating the storage and keeping of crude petroleum or any of its products, &c., and published at pages 416 and 417 current

Acc., and published at pages to and the curval proceedings, came up.

Ald. Elliott moved that section 9 in reference to the making, distilling or generating petroleum, naphtha, benzole, benzine, kerosene or other combustible oils or substances, be stricken from the

Nays-Sullivan, Kohlmetz, Fritzsche, Judson.-4. EXECUTIVE BUSINESS.

Ald. Hall moved that the Board proceed to the election of Commissioners of Deeds and the Clerk cast the ballot. Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—14. William H. Amos, John C. Koesterer, W. S. Caleb and Peter-G. Siener, having received the concurrent vote of the Common Council were de

concurrent vote of the Common Council, were declared appointed Commissioners of Deeds.

Ald. Bohrer moved that the Board proceed to the election of Inspector of Election for the first district of the Fourteenth ward, and nominated John Madden, who was named by Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz. Fritzsche, Elliott, Foley, Hall, Swikehard, Judson, Bohrer, Kally, 12 Kelly-13.

John Madden was declared appointed Inspector of Election for the first district of the Fourteenth

MISCELLANEOUS BUSINESS.

Ald. Fee moved that action on the confirmation of the assessment roll for the sprinkling of William street be reconsidered. Adopted.
Ald. Fee moved that the assessment roll be re-

ferred back to the Assessors for correction.

Adopted.

Adopted.

By Ald. Fee—Resolved, That the Common Council of Rochester, N. Y., does hereby approve the bill lately introduced in the Legislature of this State changing the time of appointment of City Attorney from May to April, and that Senator McNaughton and Assemblyman Sullivan be requested to use their influence in securing the passenge of Eventities appropriate thereof before April sage and Executive approval thereof before April

1st, 1888. Adopted.

By Ald. Kohlmetz—That permission be and is hereby granted to the Bell Telephone Company of Buffalo to lay and maintain underground conduits, cables and wires, and construct the necessary man holes and make house connections in and through the streets and alieys of the city of Rochester, pro-

First, That the said company shall construct during the year 1888 not less than one-half mile of underground conduit, and not less than one-half mile each year thereafter until at least three miles mule each year thereafter until at least three miles of conduit are completed—upon such streets as may be designated by the City Council or Executive Board. The work to be performed under the supervision of the Executive Board. Unless the work shall be performed as stipulated above, the provisions of this grant shall cease and be forever forfeited.

Second—That in every underground conduit constructed by the company sufficient and necessary space viz.: one duct, sufficient to carry one hundred wires, and also give the city such space as it may need for its wires on the top crossspace as it may need for its wires on the top crossarm of all poles owned by said company, shall be
reserved, free of expense, for the use of the Fire
Department and police telegraph and telephone
wires belonging to the city, and that the Fire and
Police departments, by their electrical superintendents, shall be allowed free access to said conduits at all times; and that said departments shall
be allowed facilities and privileges in putting in or
taking out wires equal in all respects to those of
the said Bell Telephone Company of Buffalo.
Third—That the company shall remove its poles,
lines and overhead wires whenever and so far as
replaced by underground wires.
Fourth—That before exercising any of the privileges granted by this ordinance the company shall

lieges granted by this ordinance the company shall file a bond in the sum of twenty thousand dollars, to be approved by the Mayor, conditioned that it will properly relay and repave all openings made by it and thereafter keep in repair for a period of by hand thereface it were in repair for a period of three years the paving over said openings, and that said bond will condition that the said company will assume to and pay all damages for personal and other injuries that may occur, either to private individuals or corporations, as well as the city of Bachatta, resulting from our growing out of your Rochester, resulting from or growing out of any negligence or want of care on the part of said

company in the construction of its conduits as herein provided for, or in the repair and mainteherein provided for, or in the repair and mainte-nance of the same, and as well from any like lia-bility on account of its poles or wires in any part of said city of Rochester, but said com-pany shall not be liable for any damages for personal or other injuries arising from or growing out of any negligence or want of care on the part of the city, its agents or servants, in the use of said conduits or poles. The servants, in the use of said conduits or poles. The said bond shall be renewed from time to time as the Council may direct.

Fourth, That said Bell Telephone Company of Buffalo having substituted for the toll system heretofore inaugurated in the city of Rochester a flat rate for all subscribers as follows, viz.: Said company agrees not to charge in excess of the Said company agrees not to charge in excess of the following rates for the use of the telephore for night and day unlimited service, providing the best obtainable apparatus and facilities in every respect, viz: For business stations on special lines at the rate of \$54 per year, and on combination lines at the rate of \$57; for professional persons on special lines at the rate of \$54; and on combination lines at the rate of \$46; for residences on special lines at the rate of \$46; and on combination lines at the rate of \$46; and on combination lines at the rate of \$46. and on combination lines at the rate of \$40. with mileage at the rate per mile of \$20 per annum beyond one mile, except on combination lines where each subscriber is entitled to one mile; subscribers to have special or combination lines at their option; the above mentioned rates not to be increased for five years, except when the company's wires are put underground. After the completion of each half mile of underground work, not exceeding two miles, the rate of each subscriber may

be increased fifty cents per annum.

Now. if said company should increase its rates as average and company shound increase its rates as given above during the five years subsequent to the date of the passage of this ordinance, the provisions of this grant shall cease and be forever for-

feited.

Referred to the Law Committee to report to this Board Thursday, March 29th.

Ald. Kohlmetz—Moved that that action taken

on the report of the committee on investigation of the police and excise commissioners be reconsid-

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Hall, Judson, Stein, Bohrer-12.

Nays—Ald. Swikehard-

The report and resolution of the investigating committee on police and excise commissioners was

then adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Marson, Fee,
Kohlmetz, Fritzsche, Elliott, Foley, Hall, Swikehard, Judson. Stein, Bohrer, Kelly—14.

By Ald. Fritzsche—
Where are at hes been introduced into the

Whereas, an Act has been introduced into the Senate of the State of New York numbered 274 "To authorize the selection, location and acquiring of certain grounds for Public Parks and Parkways in and near the City of Rochester and to provide for the maintenance and embellishment thereof''.

the maintenance and embensioned thereof — And whereas the adoption of said Act will im-pose upon the city of Rochester a bonded indebt-edness of \$300,000 and an annual expense in addi-tion thereto of \$40,000;

And whereas said Act does not provide for the consent and approval in any manner of the citizens and taxpayers of the city of Rochester;

And whereas the indebtedness and tax burden is already very large and should not be increased without the acquiescence of a majority of the citizens of Rochester:

Resolved, That said Act should not be further progressed at this time and that Donald McNaughton, the Senator from this district, and P. A. Sullivan, the Assemblyman from this Assembly district, are requested to secure the indefinite postponement of all action upon said Act. That if such postponement cannot be had that said Act be such posponement cannot be had that said Act be so amended as to provide that the same shall not become operative or obligatory until the same shall have been submitted to and approved by a majority of the citizens of Rochester by ballot at

a charter election. Resolved—That the Clerk of this city immediate-Hesoryed—That the cierk of this clot indicated by transmit to each of our said representatives at Albany a copy of these resolutions and preamble.

Ald. Elliott moved that action be postponed un-

Ald. Elliott moved that action be postponed until the next regular meeting.

Lost by the following vote:
Ayes—Ald. Tracy, Sullivan, Fee, Elliott, Foley, Judson, Kelly—7.
Nays—Ald. Marson, Kohlmetz, Fritzsche, Hall, Swikehard, Stein, Bohrer—7.
The resolution was then lost by the following

vote:
Ayes—Ald. Kohlmetz, Fritzsche, Hall, Swikehard, Stein, Bohrer—6.
Nays—Ald. Tracy, Sullivan, Marson, Fee, Elliott,
Foley, Judson, Kelly—8.
By Ald. Elliott—Resolved, By the Common
Council of the city of Rochester, that the superintendent of fire alarm telegraph, and the police
committee of the Common Council, be directed to at once take steps to remove from the poles of the various telegraph and telephone and electric light various telegraph and telephone and electric light companies doing business in the city of Rochester, all wires now strung upon those poles that are used for city purposes, and that they te directed to report at the first meeting of the Common Council of 1888-1889 the expense deemed necessary to rehang those wires upon poles and other fixtures, the right to use which shall be exclusively owned by the city for that yunose. Adopted

tures, the right to use which shall be exclusively owned by the city for that purpose. Adopted. By Ald. Elliott—Resolved, by the Common Council of the city of Rochester, that the City Attorney be directed to draw up, at once, and report to this Board, a bill in the form of an amendment of the charter, changing the date of the municipal election from the first Tuesday after the first Monday in March to the first Tuesday after the first Monday in March to the first Tuesday after the first Monday in March to the first Monday after the first Monday in March to the first Monday in April of each year, and that the Common Council year end on the first Monday in May, instead of the first Monday in April. Adopted.

By Ald. Elliott—Resolved, That the Honorable Donald McNaughton and Honorable P. Andrew Sullivan, Senator and Member of Assembly from this District, are each respectfully requested to insert in the first act amending the city charter, applicable thereto the following amendments to chapter fourteen of the laws of eighteen hunde i and eighty being the city charter as follows:

and eighty being the city charter as follows: Section 1. Section seven of said chapter fourteen is hereby amended so as to read that the election therein specified shall be held in the month of April instead of March, as at present, and the terms of office of each and all of the officers specified in said section shall begin on the first Monday in the month of May instead of April as now provided in month of May instead of April as now provided in each year, and the said officers at present elected shall hold their respective offices until the election of their successors at the time hereby amended. \$ 2. Section eight of said chapter fourteen is hereby amended so as to provide that the appointments therein provided for shall be made by the

Common Council in the month of May, instead of April, and the appointees therein mentioned shall hold their respective offices until their successors shall have been appointed and qualified, as provided in said section.

§ 3. Section twenty-one of said chapter fourteen is hereby amended so that May shall appear there-in in place of April, wherever the latter therein

appears.

§ 4. The last three sections shall take effect on and after the first day of January, one thousand

eight hundred and eighty-nine.

\$ 5. The Common Council of the city of Rochester in ordering the annual tax levy provided in said chapter fourteen, on and after April first, eighteen hundred and ninety, shall not cause to be levied upon the real and personal property of said city a tax greater than the sum of twenty dollars are the said of the said per thousand of the real and personal property assessed, as the general laws of the State relating to assessments provide, taking the average of said assessments for the immediately preceding five vears.

of the assessors of the city of Rochester to present to the Common Council their annual report in March of each year, duly verified by them, concerning the following matters, viz.:

1. The total real and personal property of each

ward of said city.

2. The total number of buildings of all kinds on their books in each ward. 3. The ratio of assessed valuation to the true values of each ward.

4. The estimated value of all buildings owned by

the city in each ward.

§ 7. Every person or corporation proposing to erect within the city limits any structure or builderect within the city limits any structure or building, other than entirely of wood, is hereby required to first obtain a permit from the Fire Marshal, who shall keep a record of the same, which shall, at all times, be open to the inspection of any tax-payer of said city. Said Fire Marshal shall make a monthly report, in writing, duly verified by him, to the Common Council of said city of all buildings for which he or said Common Council have issued permits, which report shall designate the ward street number and estimated cost of each ward, street. number and estimated cost of each of such buildings.
Ald. Kelly moved that action on the amending of the City Charter be postponed until the next

regular meeting. Adopted. By Ald. Elliott—

Resolved, That the Honorable Donald Mc-Naughton, Senator, and Honorable P. Andrew Sullivan, Member of Assembly of this District, be respectfully requested to insert in the first act amending the charter of said city, being chapter fourteen of the laws of eighteen hundred and eighty the following amendment applicable there-

Section 8 of said chapter fourteen is hereby amended by adding to the end thereof the follow-

"The Common Council shall, in the month of May, on or after the first Monday thereof com-mencing in the year one thousand eight hundred mencing in the year one thousand eight hundred and eighty-eight, appoint a purchasing agent and au auditor for said city. It shall be the duty of said purchasing agent to personally purchase all the supplies required for the city and the Executive Board thereof, in any and all of its or their departments, and where the purchase shall exceed the sum of fifty dollars, bids for proposals thereof shall be solicited by public advertisement in at least one of the daily newspapers of said city. It shall be the duty of said auditor to vertisement in at least one of the daily newspapers of said city. It shall be the duty of said auditor to audit all bills in each and all of the departments of the city government and of the Executive Board of said city, and affix his signature thereto as correct, before the Common Council or said Executive Board shall have authority to order their reference to the finance or other committee, or direct the payment thereof. Said purchasing agent and auditor shall each deliver to said city a good and sufficient hond signed by the oringinal good and sufficient bond, signed by the principal and at least two sufficient sureties, whose sufficiency shall be approved of by said Common Council, or an officer selected by it for that purpose, which bond shall be conditioned for the faithful performance of the principal of the duties pertaining to his office, and shall indemnify the city and said Board against any loss or damage sustained by either of them, or any department of either of them, by reason of any act or thing, done, committed, made, or suffered by said principal, and to be a full indemnify to each, said city and said Board, against any act or thing by, or on the part of said principal, which bond shall be in the penal sum of, at least, twenty thousand dollars, and may be increased from time to time at any time by resolution of said Common Council; each of said officers so appointgood and sufficient bond, signed by the principal Common Council; each of said officers so appointed, shall, at least, annually in the month of March in each year hereafter, and as much oftener as said Common Council or said Executive Board shall require, furnish to said Common Council or said Executive Board, a full and detailed statement and account of any and all transactions in the premises given the lest reduced. all transactions in the premises since the last pre-6 c. It shall be, and it is herehy made, the duty ceding report, concerning any and all matters

or things within the jurisdiction or departments of, or under the control of, the board or ments of, or inder the control of, the board of body so requiring such statement, which state-ment shall be verified by the person making the same, and the wilful and knowing false verifica-tion thereto shall be deemed to be perjury, and punishable as such as provided in the penal code. Each of said officers shall hold his office until his successor shall be appointed and qualify, and each person so appointed shall, before entering upon the discharge of his duty, and within five days after he shall be notified of his appointment execute and deliver such bond, and take the oath of office required of officers by the constitution of this state.

On motion of Ald. Kelly action was postponed

By Ald. Elliott (by request)-

To the Honorable Common Council of the City of Rochester:

GENTLEMEN—The undersigned, trustees of the Western New York Institution for Deaf Mutes, and others, large taxpayers, would respectfully represent to your honorable body, that, between 1853 and 1860 the city of Rochester bought the several pieces of land now included in the premises occupied by the Deaf Mute Institution, for a Home for Idle and Truant Children at a cost of about \$4,000, upon which there were no valuable improvements.

That from 1863 to 1868 the State of New York made sufficient appropriation to cover the cost of improvements that were put upon the place.

of improvements that were put upon the place.
That the city of Rochester established and maintained a home for idle and truant children there from time of purchase in 1833 until 1876, when the home was closed and the property became vacant.
That the Western New York Institution for Deaf Mutes was organized in this city twelve years ago, and has grown to a large school, having now under its care one hundred and seventy-five of the unfortunate class, and during its existence it has not over threa hundred many of when however and had over three hundred, many of whom have gone from under its care and become useful citizens, some of them having been children of citizens of Rochester. It has expended over \$300,000 in this city in its maintenance.

city in its maintenance.

The institution has been maintained by receipts from tuition received from parents, from the State, and from the various counties having pupils in it, with no appropriation except such as the State by statute pays for the State pupils.

In 1878 the Common Council offered the trustees

of the institution a lease of the property at a nominal rent. Since the institution entered upon the property it has expended in improvements upon it over \$75,000, but the school has grown to such proportions that it has become necessary to erect another building for the accommodation of its pupils.

Several of the institutions of the same nature have received aid from the State for the erection of buildings, but in every case where such aid has been given the State has required that the title to the land upon which the improvements were to be

made should be vested in the trustees.

An act has been introduced by the Senator from this district for an appropriation of \$40,000 for the erection of a new building for the institution, which the Senator is very confident will be enacted, provided the conditions which have been required in other similar cases are complied with.

The statute under which the institution is organized does not permit that under any circumstances a trustee receive any pecuniary benefit

from the institution.

from the institution.

We need hardly say to you that in all its departments the school is second to none in the country, and that it has recently been more highly commended by a committee of the State Board of Charities than any other institution in the State.

In view of the foregoing facts, viz: The small original cost of the property to the city; that the State paid for so large a part of the improvements put upon it before the Deaf Mute Institution came into its possession; that the trustees of the institution have expended over \$75,000 upon it; the value of the institution to the city; the conditions which the State has been accustomed to require in makthe State has been accustomed to require in mak-

ing appropriations to other institutions of its class; we respectfully and confidently ask that your honorable body take such steps as will vest the title to the property in the trustees of the Western New York Institution for Deaf Mutes.

Most respectfully submitted,

Ezra R. Andrews, Chas. F. Pond, S. A. Lattimore, George G. Clarkson, President, Rev.Thos.Gallaudet,D.D,

Vice-president, A. Ellis, Secretary, E. R. Andrews, Harvey W. Brown, James E. Briggs, Edwin O. Sage, Chas. E. Rider,

Mortimer F. Reynolds, George Ellwanger, Wm. S. Ely, Gilman H. Perkins, Z. F. Westervelt, Superintendent, John Van Voorhis.

On motion of Ald. Elliott ordered received, filed

on motion of Ata. Emott ordered received, filed and published and referred to the Law Committee to report next meeting, March 29th.

By Ald. Foley—Petitions of Geo. Eldridge and Charles Atkinson to erect wood buildings; petition granted. Also petition of S. J. Wagoner to move a wood building. Referred to the Executive Board and Fire Marshal.

By Ald. Foley-Petition of Oliver C. Randall for remission of taxes. Referred to Assessment Committee.

By Ald. Foley-Petition of Chas. Kase and Thos. Coulson for damages sustained by leakage of water Referred to the Law Committee. pipes.

By Aid. Foley-Remonstrance against changing the name of Clifton street. Ordered received and filed.

By Ald. Hall—Petition of Wm. H. Pringle to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power

to act,
By Ald. Swikehard—Petition for electric light corner Orange and Saxton streets. Referred to the Lamp Committee.

By Ald. Foley-

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

GENTLEMEN-The petition of Charles E. White respectfully shows that he is one of the owners of lots No. 32, 35, sec. B of the Strong tract on Plynmouth avenue, in the Eighth ward of said city and of lots Nos. 1, 7, White's sub-division of the Strong tract on Plymouth avenue aforesaid, and of lots Nos. 8, 10, 19, Whites sub-division of the Strong tract on Strong street in said ward of said city. That the city taxes on said lots for the years of 1879, 1884, 1885, 1886 and 1887 have not been paid. of

Wherefore your petitioner prays that the owners of said lots be permitted to pay said taxes with six (6) per cent per annum from the respective dates of sale, added, and your petitioner will ever pray. Dated March 20, 1888.

CHARLES E. WHITE, Petitioner. By F. M. Bottum, Attorney.

Referred to the Assessment Committee. By Ald. Swikehard—Resolved, That the Executive Board be and hereby is authorized to procure materials and extend the Holly Water Works main under the Eric Canal on Lyell avenue previous to the opening of canal navigation the present season, at an estimated cost of \$800, said cost to be paid from the water pipe extension fund. Adopted.

Adopted.

By Ald. Stein—Petition of Greenburg & Stein to erect a wood building. Petition granted.

By Ald. Bohrer—
Resolved, That the Clerk draw orders upon the Treasurer payable from the contingent fund, in favor of the following named persons for the following

of the following named persons for the following sums, viz:

Edward W. Maurer for sixty-six dollars, forser vices as a commissioner and clerk; Patrick A. Magill for thirty-three dollars, for services as a commissioner, and James E. Booth for thirty-three dollars, for services as a commissioner of payroisel. dollars, for services as a commissioner of appraisal in the matter of opening a street from Sherman to Angle street; that the treasurer pay the same from said contingent fund and charge and carry the said several sums to the fund for said street experies when are the opening when created.

Adopted by the following vote:
Ayes—Tracy, Sullivan, Marson, Fee, Kohlmetz,
Fritsche, Elliott, Foley, Hall, Judson, Stein, Bohrrer, Kelly—13.

By Ald. Kelly (by request)—

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

GENTLEMEN—I begleave to report that the following is the expenses, including the damages awarded, connected with the extension of Kirk street from Scio to Union streets, viz: Commissioners fees. . \$204 00 John T. Clarke, services, service of notice and disbursements...

Damages awarded by the commissioners to owners of land taken..... 753 00

Making a grand total of \$976 50

Respectfully yours,
PETER SHERIDAN, City Clerk.

By Ald. Kelly—Resolved, Whereas, the entire cost and expense of the extension of Kirk street from Sc.o. street to Union street, including the amount of damages awarded by the commissioners amount of datages awarded by the commissioners of appraisal ascertained, and is hereby adjusted at th sum of nine hundred and seventy-six dollars and fifty cents, (\$976.50): therefore, Resolved, That all persons interested in the matter of the ordering of an assessment for said Kirk

street extension be heard as to the same at the meeting of the Common Council to be held on Tuesday, April 3, 1888, at 7 o'clock p. m., and that the city clerk cause to be published a notice of said hearing as is required by section 190 of the city clerk cause.

chapter

Adopted.

By Ald. Kelly—Petitions for electric light in West Orange street. Referred to the Lamp Committee. Also water mains in West Orange, from present end of pipe to Yackey street. Referred to Water Works Committee and Executive Board. Also petition for opening a street between N. Clinton street and N. Joiner st. Referred to the Surveyor to prepage an ordinance. Surveyor to prepare an ordinance.

Ry Ald. Kelly-

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

We, Frederick S. Minges and Cass Williams, of said city, respectfully petition your Honorable Board to accept Laura street, Baldwin street, Walter street and Chamberlain street, laid out by us, as streets of the city of Rochester.

us, as streets of the city of Rochester. We respectfully state:

First—That said streets are situated between Hayward avenue and East Main street (formerly Schanck avenue), and extends from East Main northerly to Hayward avenue and nearly at right angles with Goodman street, being east of said Goodman street. That Laura street is 384½ feet in length, Baldwin street is 456 feet in length, Walter street is 527 feet and Chamberlain street about 599 feet in length, and that each of said streets are 60 feet in width.

That each of said streets have been graded at a

That each of said streets have been graded at a proper level with East Main street to Hayward avenue. That the roadway of each street is 36 feet in width at the bottom of the gutters and graded in such a manner as to leave a crown above the bottom of the gutters of 12 inches. That the side-walks of each street throughout their entire length are graded 11 feet in width and in such a manner that they have a slope of ½ inch per foot down-wards from the line of the street towards the center

of the street.

That the gutters are so formed along the outer edge of the sidewalk of each street that the bottom of each is 12 inches below, and 12 inches out from the outside angle of the sidewalk.

That all debris, stone, sod, stump and rubbish have been removed from each of said streets and sidewalks and the road-beds and sidewalks have been thoroughly and properly rolled.

That the expense of the whole work was about

A map of said track through which these streets run, called Beechwood, and sub-division of part of

Town Lot 50 by F. S. Minges and Cass Williams is on file in the Monroe County Clerk's office in Liber 7 of maps at page 22, and that said tract contains 117 lots. That said streets are properly monumented.

Therefore your Honorable Board is directed to accept said streets as streets of the city of Rochester.

Dated March 20, 1888.

F'S. MINGES, CASS WILLIAMS, Petitioners.

State of New York, Monroe County, City of Rochester—Cass Williams, one of the petitioners, being duly sworn says that he is the petitioner named in the foregoing petition; that the same is true to his own knowledge except as to matters therein stated, being alleged upon information and belief and to those matters I believe to be true.

E. D. SMITH,

Commissioner of Deeds

Sworn to before me this 20th day of March, 1888. Referred to Executive Board.
By Ald. Kelly by Request—Resolved, That the inance Committee be and hereby is, authorized Finance Committee be and hereby is, authorized to employ suitable persons to assist in examination of the Treasurer's annual report. Adopted. The President handed down the following committee to investigate the matter of railroad signs

on lamp posts and telegraph poles:
Ald. Kelly, Swikehard and Judson.
Ald. Kelly moved that when this Board adjourn
it be until Thursday evening. March 29th, 1888. Adopted.

The board then adjourned. PETER SHERIDAN, City Clerk.

In Common Council-March 29, 1888.

CHARTER MEETING.

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

Sullivan, Marson, Fee, Present—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein. Bohrer, Kelly, Thayer

APPROVAL OF MINUTES.

Ald. Elliott moved that the minutes be corrected Ald. Elliott moved that the minutes be corrected by inserting after the proposed amendment to the charter relating to the change in the time of the charter election, etc., published at page 512 current proceedings, "Adopted" in place of "Ald. Kelly moved that action on the amending of the city charter be postponed until the next regular meeting." Adopted.

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

of proceedings.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCES.

By Ald. Elliott—Petition of C. S. Alden. Referred to the Wood Building Committee and Fire Marshal, with power to act.
By Ald. Selve—Petitions of Malcolm S. Taylor, Elizabeth Kay, Geo. W. Nicholson and Chas. J. Robinson, fev permission to erect wood buildings, and moved that permission be granted. Adopted. By Ald. Selye—Petition for water in Fourth street. Referred to the Water Works Committee and Executive Board. Also, a petition for electric light in Lorimer street. Referred to the Lamp Committee. Committee.

By Ald. Selye:

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

The Rochester City & Brighton Railroad Company hereby applies for the consent of the city of Rochester, by your honorable body, with the apapproval of the Mayor, that it may construct, maintain, operate, use and extend a line of surface railroad and branch of its existing tracks upon streets of the city of Rochester, as follows:

A single track railroad, with double tracks, at

the option of the company, commencing at the intersection of McCracken street, otherwise called Driving Park avenue, and the Boulevard (so-called), as said Boulevard is aid down on a map of Lake View Park; recorded in Liber 5 of Maps, at page 89, in Monroe county clerk's office; thence asterly along McCracken street, otherwise called Driving Park avenue, to its intersection with Thrush street; thence through Thrush street to Emerson street to a point nearest and about opposite the northerly end of Backus avenue: thence ac-oss and on the end of Backus avenue; thence ac-oss and on the lands to be acquired by your petitioner to Backus avenue; thence continuously along Backus avenue to Vernon street; thence continuously along Vernon street to Saratoga avenue; thence continunon street to Saratoga avenue; thence continuously along Saratoga avenue to Lyell street; thence continuously along Lyell street to Bolivar street; thence continuously along Bolivar street to Jay street; thence continuously along Jay street to Jones street: thence continuously along Jones street to Center street; thence continuously along Gonter street to Sophia street: thence continuously along Sophia street to West Main street, and connecting with the tracks of the Rochester City & Brighton Railroad Company in West Main street, together with the necessary branches, turnouts, switches and turntables, and single and outs, switches and turntables, and single and double curves, for the convenient operation of the railroad.

CHAUNCEY C. WOODWORTH, Secretary.

Ordered received, filed and published.

By Ald. Selye—Whereas, The Rochester City & Brighton Railroad Company has made application to the Common Council of the city of Rochester fer the consent of the city of Rochester for the construction of certain extensions, branches and lines upon certain streets of said city, to wit: A single track railroad with double tracks at the opsingle track railroad with double tracks at the option of the company, commencing at the intersection of McCracken street, otherwise called Driving Park avenue, and the Follevard so called, as said Boulevard is laid down on a map of Lake View Park, recorded in Liber 5 of maps at page 89 in Monroe County Clerk's office; thence easterly along McCracken street, otherwise called Driving Park avenue, to its intersection with Thrush street; thence through Thrush street. along McCracken street, otherwise called Driving Park avenue, to its intersection with Thrush street; thence through Thrush street to Emerson street; thence through Emerson street to a point nearest and about opposite the northerly end of Backus avenue; thence across and on the lands to be acquired by our petitioner, to Backus avenue; thence continuously along Backus avenue to Vernon street; thence continuously along Vernon street to Saratoga avenue; thence continuously along Saratoga avenue to Lyell street; thence continuously along Bolivar street: thence continuously along Bolivar street: thence continuously along Bolivar street; thence to Jones street; thence continuously along Jones street; thence continuously along Jones street to Centre street; thence continuously along Centre street to Sophia street; thence continuously along Centre street to Sophia street; thence continuously along Centre street to West Main street and connecting with the tracks of the Rochester City & along Sopina street to West Main street and con-necting with the tracks of the Rochester City & Brighton Railroad Company in West Main street, together with the necessary branches, turnouts, switches and turntables and single and double curves for the convenient operation of the railroad; therefore.

Resolved, That the Common Council will consider said application at the Common Council chamber in the City Hall building at 7 o'clock of the evening of the 15th day of May, 1888, 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. Swikehard—Petition of Mrs. Knapp and A. Schmidt for permission to erect wood buildings. Referred to Wood Building Committee and Fire Marshal with power to act.

By Ald. Kelly—Petition of C. A. Sprague.
Referred to Wood Building Committee and Fire

Marshal with power to act.

By Ald. Marson-

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

The Rochester City & Brighton Railroad Company hereby applies for the consent of the City of Rochester, by your honorable body, with the ap-proval of the Mayor, that it may construct, main-tain, operate, use and extend a line of surface railtain, operate, use and extend a line of surface railroad and branch of the existing tracks upon streets of the city of Rochester as follows: A single track railroad, with double tracks, at the option of the company, where abutting property holders consent thereto, commencing at the southern end of the track of the Rochester City & Brighton Railroad Company as now laid on Caledonia avenue, in the City of Rochester, thence southerly in Caledonia avenue to the intersection of Caledonia avenue with Plymouth avenue, thence southerly on Plymouth avenue to South Sophia street, thence along South Sophia street to Genesee street, thence in Genesee street to Brooks avenue, together with the necessary branches, turnouts, switches and turntables for the convenient operation of the railroad.

PATRICK BARRY, President.

Rochester March 28, 1888.

Ordered received, filed and published.

Ordered received, filed and published. By Ald. Marson—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 extension, branches and lines

struction of certain extension, oranenes and lines upon certain streets of said city, to wit:

A single track railroad with double tracks at the option of the company where abutting property owners consent thereto, commencing at the southern end of the track of the Rochester City & Prighton Boilroad Company as row, bid on Calo Brighton Railroad Company as now laid on Caledonia avenue in the city of Rochester, thence southerly in Caledonia avenue to the intersection of Caledonia avenue to the more thence of Caledonia avenue with Plymouth avenue, thence to South Sophia southerly in Plymouth avenue to South Sophia street, thence along South Sophia street to Genesee street thence in Genesee street to Brooks avenue, together with the necessary branches, turnouts, switches single and double curves and turn-tables for the convenient operation of the railroad, therefore,

Resolved, That this Common Council Resolved, That this Common Council will consider said application in the City Hall Building at 7 o'clock, of the evening of May 15th, 1888, 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. Adonted. will con-Adopted.

REPORTS OF STANDING COMMITTEES.

By Ald. Sullivan-

ANNUAL REPORT OF PARK COMMITTEE.

To the Honorable, the Common Council:

GENTLEMEN: Your Park Committee herewith presents their annual report of the disposition of the Park Fund: RECEIPTS.

Balance on hand April 1st, 1887	\$ 421 1,500	45 00
Total receipts	\$1,921	45
EXPENDITURES. SundriesLaying flag walk in Plymouth Park	\$1,406 309 200	88 41 00
Total Balance in fund	\$1,916 5	29 16

Inventoru.

Four lawn mowers, two files, three oil cans, one grub hoe, one axe, one screw driver, two brooms, two hoes, one rope, one wrench, five wood rakes, two iron rakes, two metallic brooms, two shovels, one wheel barrow. All of which is respectfully submitted, ALD. SULLIVAN,

SELYE,
SWIKEHARD,
KELLY,
BOHRER,

Park Committee.

Ordered received, filed and published. By Ald. Sullivan—

REPORT OF MT. HOPE COMMISSIONERS.

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 1882

1st, 1888.

The additions to the "Perpetual Contract" Fund during the year were as follows:

i und during the year were as ronows.		
1887: March 30—Robert Perrines	\$	-75 00
May 2—E. A. Roberts		$-25^{\circ}00$
June 25—John T. Seeley		50 00
Aug. 5-Martha H. Stainton		-25 00
Aug. 22-Mary P. Stone		150 00
· · · Oct. 15—Rebecca R. Marshall		100 00
·· Nov. 1—James H. Palmer		50 00
Nov. 3—T. J. Nott.		-35 00
1888: Feb. 20—P. Chas. Cole		$50 \ 00$
Total	#	560.00

Total...... \$ 560 00 Amount Perpetual Contract March 5,1887 \$10,557 63

.. 1,1888 \$11,117 63

RECEIPTS.

To sodding and repairs		
To interments		
To vault fees		
To removals		
To rents.		
To lots sold		
To single graves	1,152	υυ

\$25,585 39

Balance.

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115 94

\$25,701 33 \$25,701 33

During the year the water works have been extended considerably, about one mile of pipe having been laid. The valley in the vicinity of the I. H. Dewey lot in section K has been partially filled with the intention of making desirable burnal lots, about seven thousand yards of earth having been deposited there during the season. The tunnel under section C having become partially stopped up and not doing its work satisfactorily the commissioners thought best to abandon the same and connect with the sewer in Mt. Hope avenue, which was done at an expense of twenty-two hundred dollars, a large portion of the way the digging was through quicksand and consequently very expensive

At a special meeting of Mount Hope Commissioners held Nov. 21, 1887, it was resolved that Mr. Bower be employed to make an examination of Mount Hope accounts and report to this board as early as possible, which report was presented as follows:

To Messrs. Frederick Cook, John W. Martin and Henry C. Brewster, Commissioners of Mount Hope Cemetery:

Gentlemen—At your request the undersigned has made a very careful examination of the books and accounts in the superintendent's office at Mount Hope Cemetery, and the corresponding accounts kept by the city treasury, with the sole object of reporting upon the exact status of affairs as they exist to-day, both as regards the management of the duties imposed upon and the trusts confided to the present commissioners and, as a consequence of the wide range of the investigation, involving

also the acts and responsibilities of their predecessors in office.

One reason of the investigation at this particular time, it may be well to state, in case this report is published, is to meet and silence, it truth will do it, certain defamatory rumors which have been industriously circulated during the past few months charging mismanagement and waste of the funds, and a total disregard of the provisions of law defining the powers and duties of the commissioners.

Perhaps it would be more correct to intimate that the chief animus of the defamation seems to be directed against the superintendent of Mount Hope rather than the commissioners; but legally, and morally, the latter are responsible for the acts of the former, and any attempt to make it appear otherwise is simply absurd.

Ignoring for the moment any further consideration of the charges above referred to, I will here state that after a careful examination of all the accounts pertaining to the business transactions of Mount Hope, as found in commissioners' and treasurer's annual reports, books, etc., in the respective offices of Mount Hope cemetery and the city treasurer, and comparing each with the other, I find no discrepancies; and as a result of such general and particular examination and comparison, I am prepared to affirm: That the funds have not been wasted or misapplied; that the trusts imposed have been faithfully executed in regard to the perpetual contract fund, and, as far as possible, to the repair and sinking fund—of which more below; that every dollar legitimately belonging to the several funds in the aggregate is now on deposit in the several city savings banks, or invested in good? per cent bonds; that the safeguards devised in relation to the receiving, depositing and disbursing of funds, are ample, and, even, admirable; and that the careful, accurate and systematic bookkeeping in both the superintendent's office and treasurer's cannot, I think, be improved upon.

superintendent's office and treasurer's cannot, I think, be improved upon.

Of course, I am aware that in expressing an opinion about funds having been "wasted," that on the one point of expenditures for ornamention or the creation of the beautiful, opinions may differ. Some area intensely practical that they would conduct the business of a cemetery as they would a manufactory or other business enterprise, the sole object being to show a good cash account; but not so, it may be fairly inferred, would the great majority interested in the sacred soil of Mt. Hope; and wisely, it will be generally acknowledged, the commissioners and superintendents have had an eye to the beautiful as well as the pecuniary. Thousands upon thousands of dollars have been spent with the two-fold object of beautifying and improving the grounds, and, at the same time, making lands available for burial purposes worth much more than the cost incurred. When, therefore, these two objects can be accomplished at the same time, as they are being done, and have been for a great many years past, the charge of waste of funds, or extravagance is baseless, if not absurd, so long as due regard is had to the limiting of expenditures to income and resources, present and prospective, which evidently, has hitherto prevalled, as will be manifest ere the close of this report.

I have intimated above that I should have occasion to recur again to the charges afloat in reference to waste, mismanagement, etc., and I may add here, for public information, that had it not been for the kindly spirit of fairness and justice which prompted the managing editors to make inquiry as to what could be truthfully said in reply to the serious charges made in a communication presented for publication—the public would, ere this, have seen in print the inferred, but false and foolish basis on which madam humor has built her airy castle, without this accompanying reply

But with one direct reference only to the specific charges in the communication referred to, I will pass on to give the facts as I find them, and leave these to tell their own story—generally and specifically. The writer of these strictures says: "To

" Wasted".....

fectly correct transaction too.
Thus disappear all these ominous looking figures,

Thus disappear all these ominous focking lightes, leaving, also, a small balance besides. All the rest of the writer's great display of figures is equally untrustworthy as data from which to deduce the conclusion he arrives at, and which he sums up in these startling words: "At present Mt. Hope is

bankrupt."

I will now proceed to consider in detail the "repair fund as it should be in 1887," by reporting facts—things more potent than unsupported figures or words, however dexterously or disingenuously they may be employed.

THE REPAIR AND SINKING FUND.

There are two funds belonging to the Mt. Hope department which are in the nature of trust funds. How the trust has been discharged, and in what condition they are in respectively at the present time, will now be fully considered and set forth; and first, of the fund above named. And it may be time, will now be fully considered and set forth; and first, of the fund above named. And it may be well, at this point, to state the purpose for which it was created and, incidentally, refer to one or two other related facts. On April 20th, 1866, the Legislature passed an act establishing a new commission for the care and management of Mt. Hope cemetery; and on the first Monday of May of that year, the terms of the appointees—named in the act—commenced. The present commissioners are the legal successors of the board then created. The same act contained what is now section 75 of the present city charter, and as it is important, in this connection, to know exactly what the law is, I give it in full: "The commissioners of Mt. Hope cemetery shall cause a fund to be provided from the receipts of the said cometery, by appropriating annually not less than 10 per cent of the gross receipts, which shall be applied, first, to the payment of mortgages now existing upon portions of the cemetery, and second, to create a repair fund, which shall not exceed \$50,000, which shall be invested, and as soon as it is of sufficient amount the interest thereof shall be polytoco, which shall be in vescet, and as soon as it is of sufficient amount the interest thereof shall be applied solely to the repairing of roads, lawns, hilsides, monuments, abandoned lots and public grounds, and such repair fund shall never, under any pretext or evasion, be diverted from this de-clared purpose, and the interest thereof shall be

any pretext or evasion, be diverted from this declared purpose, and the interest thereof shall be used annually as hereabove directed."

In the examination of this fund I have gone back to its genesis—now over 21 years ago—and have very carefully examined every transaction in relation to its management and funds from that time to the present. I have taken the yearly reports of the Commissioners and examined each successively and noted the facts therein reported, and have compared these again with the receipts and disbursements in the books of the City Treasurer's office, and I find no discrepancies in the several accounts. I have, also, with a like result, compared the books in the Superintendent's office running back to a time when they were last examined, some two or more years ago, and certified to as correct by a competent examiner. This examination, of course, involved a comparison of the several accounts, general fund, repair and sinking fund; and, also, perpet-

ual contract fund, established by ordinance of the Common Council, passed August 20th, 1872. I will now give, somewhat in detail, the general facts established in relation to the repair and sinkracts established in relation to the repair and sink-ing fund, and they will show clearly and conclu-sively that the law creating it was in advance of any necessity for it, at least, sixteen or seventeen years. It never had funds sufficient to meet the full payment of any of the mortagages as they be-came due, and frequently not even the interest; and thus by a forced necessity the commissioners had to draw on the funds of the general account to sumplement deficiencies to supplement deficiencies.

At the date when the last mortagage was paid, June 5, 1879, the R. and S. fund was indebted to the general fund \$19,053.14, and to-day the latter fund has a credit in its favor \$8,996.94. In other words, to adjust the two accounts and restore them to the to adjust the two accounts and restore them to the condition contemplated by the law of 1886, it will require that the sum last named should be debited to repair and sinking fund and credited to general account fund. And were the question of interest to come in, as in the settling of two estates, even at a low rate of interest, the sinking fund would, temporarily sink out of sight.

But to proceed with further particulars in relation to this fund. When the law above cited was passed and the new commissioners commenced their terms of office, the outstanding mortgages amounted to \$23,000, and by the time the last one amounted to \$23,000, and by the time the last one matured and was paid, the sum total paid out, with the interest, amounted to \$23,000, and \$92,87.71. To pay the principal, \$9,741.74 was paid from repair and sinking fund, and \$13,258.26 from the general fund; to pay the interest \$5,794.88 was drawn from the latter fund and \$4,082.83 from the former. [For details in full see schedule A.] But, notwithstanding the financial history of the past in reference to the fund under consideration, the time has undoubtedly arrived when these two accounts should be adjusted according to the existing facts; and when this is done there would not be the slightest necessity of ever disturbing them again. That is can, that the repair fund should then be held as sacred for its purposes as the perpetual contract fund is, and always has been. The 10 per cent. of the gross receipts will then steadily increase the fund until the \$50,000 limit is realized.

PERPETUAL CONTRACTS FUND.

This fund was devised for a most excellent purpose, and as it cannot be too well known it may be here quoted, and, besides, it will serve to shorten what I have to say in relation to it. It is as fol-

Sec. 29. Any person may pay to the treasurer of Mount Hope cemetery a sum of money not less than \$10 or more than \$1,000, for the purpose of keeping in order any lot or parcel of land in such cemetery; and thereafter the interest obtained on such sum shall, from time to time, as occasion may require, be expended on such lot or parcel of land by or under the direction of the commissioners of

said cemetery. Sec. 30. The treasurer of Mount Hope cemetery shall immediately deposit such sums of money in such saying bank or banks as the commissioners of said cemetery shall direct, which moneys shall be kept in special deposit, on interest, apart from all other moneys belonging to Mount Hope cemetery. Sec. 32. None other than the interest which shall

accrue on such moneys shall be drawn from such savings banks, except for permanent investment in registered bonds of the United States, the State of New York, the county of Monroe, or the city of Rochester; and such bonds shall be registered in the name of the treasurer and commissioners of

Mount Hope cemetery.

No fund, I have evidence to believe, was ever more faithfully held sacred than this. Not a dollar more faithfully held sacred than this. Not a dollar has ever been drawn from it, other than for legitimate purposes. This fund, on December 5th, was \$11,278.78, and it is all on deposit in the Rochester Savings bank. The interest is drawn yearly, and the superintendent credits each lot with the sum it is entitled to; and, as occasion may require, such amount is faithfully used for its intended purpose. Space will not allow of saying more at this time

than this	: That the	law or ord	inance in r	elation to	Principal \$23,000 00 Interest 9,877 71
it in ever	y particular dly obeyed.	r has, both	in spirit a	nd letter,	Interest 9,877 71
Deen rigi	aiy obeyea.	the presen	nt conditio	n of the	Total
affairs of	to sum up Mt. Hope,	it may be r	emarked	that it is	Bonds and mortgages—how paid?
iree iroi	m dept and	. Desides tr	iere naving	deen ex-	From general fund
and hear	ens of thous	eround lav	onars m p	d improv-	From repair and sinking fund 9,741 74
ing avenu	tifying the ues and ro	adways,	aying wat	er pipes,	Total\$23,000 00
erecting	buildings a r	id other st	ructures of	use and	(Schedule B).
the place	nd doing a l an orname	nunarea oi nt to the c	ner tnings itv and att	ractive to	LOTS ON HAND, GRADED AND SODDED.
visitors,	at home an	d abroad, i	it has the	following	20 range, No. 1—20x20 ft.,21c \$84 00 \$2,100 00 12 range, No. 2—30x30 ft.,23c 207 00 2,484 00 7 range, No. 3—40\(\)4x30 ft.,23c 320 85 2,245 95 27 range, No. 4—30x33\(\)4x5c 43c 43c 43c 43c 1610 00 30 Section Y—30x37\(\)\(\)4x5c ft.,53c 596 25 17,887 50 14\(\)4x5c 596 25 17,887 50 8 Section L—4,761 sq., ft.,\(\)10x5c 596 25 212 00 4,903 83 20 Section I—20x20 ft.,53c 212 00 4,240 00 600 single graves 4 00 2,400 00
	show its pr				20 range, No. 1—20x20 ft.,21c \$84 00 \$2,100 00 12 range, No. 2—30x30 ft.,23c 207 00 2,484 00 7 range, No. 3—40\(\)4x30 ft.,23c 320 85 2,245 95 27 range, No. 4—30x33\(\)4 ft.,43c 430 00 11,610 00
Water w	orks bond. nty bonds			\$ 8,000 00	7 range, No. 3-40 x30 ft., 23c 320 85 2,245 95
*Pernetu	nty bonds al contract	funda in	Rochester	1,000 00	27 range, No. 4—30x33½ ft.,43c 430 00 11,610 00 30 Section Y—30x37½ ft.,53c 596 25 17,887 50
Savings	s pank			11,278 78	14½ Section A-4,220 sq. ft.,78c 3,291 60 8 Section L-4,761 sq. ft., \$1.03 4,903 83
*In Monr	coe County	Savings bar	ık	7.015 12	8 Section L-4,761 sq, ft., \$1.03. 4 903 83
*In East	Side Saving anics' Savi	s bank nos hank	• • • • • • • • • •	1,062 89	20 Section I — 20x20 ft.,53c 212 00 4,240 00 600 single graves
III DICOI	iddios savi				
Tota	ļ			\$32,648 23	Total
*Lots on	hand, grad or market	ed and so	aaea, ana	51 162 88	Besides the above there are a number of single lots here and there throughout the grounds which
ready 1	or market	•••••			lots here and there throughout the grounds which would realize quite a sum; and there is, also, con-
Total	l			\$83,811 11	siderable land vet unimproved, all of which is paid
	-				siderable land yet unimproved, all of which is paid for. Of course, as before said, Mt. Hope is free
*See sc. Refore	hedule B.	report T	feel it my	duty to	from debt.
thank the	closing this ecity treasu	rer and hi	s assistant	in the of-	At a regular meeting of Mt. Hope Commissioners held January 5th, 1888, it was resolved That the treasurer of Mt. Hope funds be directed
fice, Mr.	Beattie; lope, Mr. S	also the	superinte	endent of	That the treasurer of Mt. Hope funds be directed
Mount H	lope, Mr. S services eac	tillson, for	r very che	erful and	to transfer from the repair and sinking fund ac-
investiga		n and an i	ave render	eu iii tiiis	count the sum of eight thousand n ne hundred and
-	Respec	tfully subn	nitted,	_	ninety-six dollars and ninety-four cents to the general fund account, that amount being the bal-
Dec. 8,				Bower,	general fund account, that amount being the balance of the bond and mortgages improperly charged to the general fund. This entry is made
	(8	schedule A	.)		charged to the general fund. This entry is made in order to correct the accounts and make them
	REPAIR A	ND SINKI	NG FUND.		agree with the examination and report of Mr. John
4	- Mortgag	esPrin	Intere	st paid	Bower, a copy of which report is included in the
for the March	cipal,	\$23,000.	fr	om	minutes. The Treasurer is also requested to furnish the
8 ti	Paid from general account	Paid from repair fund	General account.	Repair	clerk with a statement of the accounts as they
£1-16	ra id	n ta	ne	್ದಾ	stand after this transfer and the clerk is directed
5,0	ຂ ‡	~ 7	<u>2</u>	Ħ.	to enter the same in the minutes as of this date.
: 8	& 2	: Ĕ	8	Ē	to enter the same in the minutes as of this date. The condition of the repair and sinking fund after making said transfer is herewith shown:
year ending	ĕ.	. 78	Š	fund.	Amount of fund Mch. 5th, 1887
: ₽:	rt.	pa	Ē	:	Amount of fund Mch. 5th, 1887 \$18,391 93 Rec'd for years 1887-8 2,558 52 Interest for 1887 1,077 30
: 15	: ٢	: #		:	Interest for 1887
1867 1868	\$2,166 66 2,987 76	\$2,845 58	\$1,395 14 1,371 04	\$189 28	\$22,027 75
1869			1,050 00	\$100 AO	Less amt, paid on acct, mortgages and in-
1870	. 2,105 04	2,896 16	1,050 00		terest, see report of Mr. Bower 8,996 94
1872				700 00 700 00	Amt. of fund Mch. 3, 1888
1873 1874		• • • •		700 00	as per Treasurer's balance of this date.
1875	. 1,000 00	4,000 00	928 70	236 21	CITY TREASURER'S OFFICE,
1876 1877	• • • • • • • • • • • • • • • • • • • •			350 00 350 00	CITY TREASURER'S OFFICE, ROCHESTER, N. Y., March 3, 1888.
1878			• • • • • • • • • • • • • • • • • • • •	350 00	TRIAL BALANCE.
1879			• • • •	350 0 0	General fund \$ 8,893 99
1880	. 5,000 00			157 34	Repair and sinking fund 13,030 81
	\$13,258 26	\$9,741 74	\$5,794 88	\$4,082 83	Perpetual contracts
Total int					Erie county bonds, R. & S 1,000 00
est p	aid				Erie county bonds, R. & S 1,000 00 Rochester Savings Bank, P. C. 11,117 63 Monroe County Savings Bank,
from g	gen- o't \$ 5,794	. 88			Monroe County Savings Bank, Genl 3,385 93
orar acc					East Side Savings Bank, Genl. 4,377 26
	\$19,053	14 Total	of princip	al and in-	Monroe County Sayings Bank.
	3 549	teresi 80 Premi	t from gen	accumu-	R. & S 3,769 49 Mechanics' Savings Bank, Gan!
		lated	ums and interest r works b	on \$8,000	
	\$22,596	3 94 wate	r works b	onds and	Mechanics' Savings Bank.
Conord 4	and on her		0 Erie cou		
Less this	und cr. by	anove ow debited	to repair	φωω,υσυ 9 4	\$33,042 43 \$33,042 43
and sin	king fund.			13,600 00	

HEIMHERON EICHNAM

STATEMENT SHOWING RECEIPTS AND EXPENDITURES AT MT. HOPE CEMETERY FROM MARCH 1, 1887, TO MARCH 1, 1888.

	March April April May June June August August September November December January February
Sodding and Repiars	\$706 71 870 15 1,421 83 1,421 83 1,421 83 1,421 83 261 85 261 85 261 85 199 56 199 56 289 68 489 68 48 48 48 48 48 48 48 48 48 48 48 48 48
Interments	\$394 381 381 381 381 383 383 383 383
Vault fees	\$35 00 81 00 80 80 80 80 80 80 80 80 80 80 80 80 8
Removals	#88###################################
Rents	10 00 9 00 16 50 109 50
Lots sold	\$707 00 3,055 86 908 98 1,013 88 486 98 489 98 489 88 489 88 48 48 48 48 48 48 48 48 48 48 48 48 4
Single graves sold	88 85 85 85 85 85 85 85 85 85 85 85 85 8
Total amounts deposited with City Treasurer	\$1,846.21 5,282.18 5,159.60 5,159.60 5,159.60 1,159.87 7,159.87 7,179.84 1,
Material, tools and re-55 pairs	\$134 30 1,259 11 259 11 462 21 269 92 481 40 1163 17 117 26 40 45 1,894 58 1,894 58
Supt's pay rolls, labor, & & & & & & & & & & & & & & & & & & &	198 25 198 25
Total amounts drawn from City Treasurer 2	\$855 1,874 2,8874 1,285

282213384254388 | 33 In presenting their report, the Commissioners take pleasure in saying that the grounds and building in Mt. Hope Cemetery are in excellent condition, and that they are entirely satisfied with the officers to whom they have entrusted the management. FREDERICK COOK,
JNO. W. MARTIN,
HENRY C. BREWSTER,
Commissioners of Mt. Hope Cemetery. ment.

State of New York, County of Monroe, 88: We, Frederick Cook, John W. Martin and Henry C. Brewster, Commissioners of Mt. Hope, do sol-

emnly swear that the above report is true to the best of our knowledge and belief.

FREDERICK COOK,
JNO. W. MARTIN,
HENRY C. BREWSTER.
Subscribed and sworn to before me, this 19th day
of March, 1888. C. H. PALMER, Notary Public.
Ordered received, filed and published.

By Ald. Marson-

o the Honorable, The Common Council of the City of Rochester:—

GENTLEM N: Your Assessment Committee beg leave to submit the following as its report:

The application of D. D. Williams to be relieved from assessments for the West avenue and Brown street asphaltum improvements, should, in view of the fact, that your committee is unable to agree upon the relief, if any, to be granted to him, be referred to a special committee of your board to pass upon the claim.

The petition of Alois (Alice) Mandana

pass upon the claim.

The petition of Alois (Alice) Mauder to have cancelled against his lot, No. 31, south side of Oakman street, an assessment for the North Clinton street sewer, should be granted, for the reason that his lot properly fronts on Galusha street, and he has paid his assessment for the sewer in that street.

The petition of Olive C. Randall should be granted, to the extent, that she be permitted to pay the tax mentioned in her petition, with 6 per cent, interest from the date of sale, by the Treasurer, provided such payment be made within two months from this date.

Upon the payment by John A. LaForce of one

Upon the payment by John A. LaForce of one-third of the General City Tax for 1887, against lot thirty-five of his subdivision, fronting on La Force Park, together with interest thereon from the date when interest became chargeable, the Treasurer should be directed to cancel the remainder

date when intcrest became chargeable, the Treasurer should be directed to cancel the remainder thereof, as such remainder was taken in the early part of 1887, or prior thereto, for the purposes of the opening of a street from Clifford to Norton street, commonly called the extension of Joiner street.

Margaret A. Mauder, be permitted to pay the general city taxes for 1884 against lots 15 and 17 of the J. M. Hoeltzer sub-division on Hoeltzer and North Clinton streets, respectively, with interest thereon at the rate of 6 per cent. per annum from the date of sale on March 25, 1885. It clearly appearing that the omission to pay the same before it was due to the fact that the title to the lots was in litigation, that all other taxes and assessments have been promptly paid, and that a certificate of the same are held by the city.

Charles E. White should be permitted to pay the city taxes upon any of the lots Nos. 32 and 35 of section B of the Strong tract on Plymouth avenue, of lots Nos. 1 to 7 inclusive of White's sub-division of said Strong tract on Strong street, for the years 1879, 1884, 1885, the certificates being held by the city with fnterest thereon at the rate of six per cent.

1879, 1884, 1885, the cerclineates being field by the city with finterest thereon at the rate of six per cent. from the respective dates of sale providing such payment and the payment of any and all other taxes and assessments now remaining unpaid, and due upon or against any of said lots, be made within one month from this date.

And for the foregoing purposes your committee reccommend the adoption of the following resolutions.

W. H. MARSON, D. W. SELYE, LEO. J. HALL, LEO. C. STEIN,
WM. H. SULLIVAN,
Committee.

Ordered received, filed and published.

By Ald. Marson—Resolved, That the application of D. D. Williams for relief from erroneous assessment as aforesaid be referred to a committee of three of the members of this Council to be appointed by the president thereof. Adopted.

By Ald. Marson—Resolved, That the treasurer be and he hereby is directed to cancel the assessment for the North Clinton st. stone sewer against lot 31, south side of Oakman st., amount \$9.20, as-

north side of Strong street at the time of sale thereof by him. with interest thereon at the rate of six per cent. per annum to the date of such payment, provided such payment be made within two months from this date. Adopted.

By Ald. Marson—Resolved, That the Treasurer be, and he hereby is, directed to receive from John A. La Force the one-third of the general city tax for 1857 against lot 35 of his sub-division fronting on La Force park, with interest thereon at the statutory rate from the date when the same became chargeable, and upon such payment being came chargeable, and upon such payment being came chargeable, and upon such payment being made within two months from this date, then that said Treasurer cancel the remainder of said tax and charge the Adopted. same to erroneous assessments.

Adopted.

By Ald. Marson—Resolved, That the Treasurer receive from Margaret A. Mauder the general city tax for 1884 against lots 15 and 17 of the J. M. Hoeltzer sub-division on Hoeltzer and North Clinton streets respectfully, with interest thereon from the date of sale in March 1885 until paid at the rate of six per cent per annum, providing such payment be made within two months from this deter Adopted

payment be made within two months from this date. Adopted.

By Ald. Marson—Resolved, That the Treasurer be, and he hereby is directed to receive of Charles E. White the city taxes for the years 1879, 1884 and 1885 against any of the lots specified in the foregoing report with interest at the rate of six per cent, per annum from the date of the treasurer's sale to the date of payment, provided that within cent. per annul from the date of the treasurer's sale to the date of payment, provided that within two months from this date the same, and any and all other unpaid, and due taxes, and assessments, against any or all of said lots be paid to him, said Treasurer. Adopted.

By Ald. Fee—

ANNUAL REPORT OF LAMP COMMITTEE.

To the Hon. Common Council;

GENTLEMEN-Your Lamp Committee herewith presents this their annual report:

Balance on hand April 1st, 1887..... \$ 1,084 19

Appropriation Sale of lamp tops and posts	$115,000 \\ 170$	00 50
Total receipts	\$116,254	69
EXPENDITURES.		
Electric lights. Gas Oil Salary Removing lamp posts and cartage Lamp cocks.	29,982 569 600 160	$^{16}_{64}_{00}_{20}$
Setting posts	117	
Total expenditures Balance on hand	\$ 102,967 \$ 13,287	03 66

Dalance on hand	Ф	15,2	87 bt
STATEMENT OF PUBLIC LAM	PS.		
Number of lamps in use at the presen	t t	ime:	
Brush Electric Light Co			6.38
Rochester			2 13
Rochester Edison			8 26
Citizens Gas Co			6 40
Roch		• • • • •	4 05
United Gas Imp. Co			9 90
Total number of electric lights (arc) n	0.13	7 in	1100
Offic total number of incoming to the	LO Y	224	use,

sti; total number of incandescent lights, \$26; total number of gas lights, 1,274. There are 22014 miles of streets in this city, of which 105 miles are lighted with electric lights, 37 miles with gas, and 7814

ed with electric lights, 37 miles with gas, and 78½ miles of streets have no light.
Your Lamp Committee point with oride to the well-lighted condition of our streets and with equal satisfaction can we say that we have the cheapest and best system of electric lighting in the country. The old-fashioned system of lighting with kerosene oil has been abolished, and the outer wards are well lighted, thus giving to the taxpayers the same advantages possessed by those living in the

sessed to Alois Mauder, and that he charge the amount to erroneous assessments. Adopted.

By Ald. Marson—Resolved, That the Treasurer receive from Olive C. Randall the general city tax for 1884 against her lot No. 26, Butts tract, on the north side of Strong street at the time of sale there—

The kind of Strong street at the time of sale there—

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The kind of Strong stree for the lighting of said streets it is to be hoped that the appropriation will be ample enough to meet the demands of the taxpayers living in these wards. In conclusion we wish to call your attention to the efficient work done by Geo. Belknap, who was engaged by the Common Council to look after the city's interest in the matter of lighting; under his suspervision, a large number of gas lamps, where too thickly placed, have been taken out; lamps not lighted have been reported, a record preserved and bills reduced; better results have been obtained from gas and a larger saving has been effected.

All of which is respectfully submitted,

JOSEPH H. FEE,

JOHN H. FOLEY,

J. MILLEE KELLY.

JOHN H. FOLEY,
J. MILLER KELLY,
WM. H. SULLIVAN,
J. S. JUDSON,
Lamp Committee.
Ordered received, filed and published.

By Ald, Fee-

ANNUAL REPORT OF THE POOR COMMITTEE.

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

GENTLEMEN-Your Committee on Support and Relief of Poor would respectfully present the following as their annual report for the year ending, March 29, 1888:

RECEIPTS.

	Mdse, on hand as per inventory March 31	ι,	
	1887	. \$ 563	13
	Special appropriation	. 10,00 0	00
	Annual Received from Excise Board	35,000	99
	neceived from Excise Board	44,628	99
	towns for support and re	- 200	OP.
	lief of poor	. 399	81
	at hospitals and asylums	s . 237	10
	at nospitals and asylums	. 201	10
	Total	\$90,828	76
	EXPENDITURES.		. *
	Paid St. Mary's Hospital	10,644	91
	Paid City Hospital	3,888	
ı	Paid St. Joseph's Orphan Asylum	4,285	
į	Paid St. Mary's Orphan Asylum	3,750	
	Paid St. Patrick's Orphan Asylum	3,310	
	Paid Rochester Orphan Asylum	1,832	
	Paid Industrial School	2,636	
	Paid Home of Industry	2,263	
ı	Paid Sisters of Mercy Paid Church Home	3,060 804	
	Paid Home of the Friendless	400	
	Taid frome of the Friendless,	200	
		\$36,877	03
	Paid for bread 1,721 76	400,011	-
	Paid for meat 4.042.87		
	Paid for groceries 4,580 06		

			3530
	Paid for bread	1.721	76 87
	Paid for meat	4,042	87
	Paid for groceries	4,580	06
	Paid for flour and meal	1,311	72
	Paid for burials	1,209	
	Faid for coal	5,129	
	Paid for shoes	487	
i	Paid for rent	686	62
	Paid for board	79	50
ı	Paid for transportation	131	34
	Paid for hack hire	216	50
Į	Paid for disbursements	445	29
1	Paid for sundry expenses	59	90
Ì	Paid for sundries for Excise B'd	56	85
I	Paid for blank books, stationery		
l	etc	83	40
١	Paid for medical supplies	71	91
-	Paid for medical services	21	00
	Paid for constable fees	18	80
	Paid for repairing ambulance	119	75
l	Paid for salaries Overseer and		
ļ	_ assistants	5,150	00
	Paid for city physicians	3,000	
ĺ	Paid for Excise Board and as-		
	sistants	2,940	00
	Total	\$68,440	79
		• •	

Deduct outstanding bills for the year 1886 and paid in 1887 \$2,078 47 Deduct relief furnished towns and not yetreimbursed 340 85 609 90

1,121 46-\$ 4,150 68

Grand Total......\$64,290 11 Balance on hand.....

Poor Committee.

By Ald. Fee-

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

Gentlemen—The undersigned overseer of the poor of the city of Rochester, begs to offer the foregoing report of all the suits brought by him as such overseer, for and during the past year.

There have been proceedings in cases of bastardy

There have been proceedings in cases of castardy in twenty-three cases, in eight of which the parties were married in the Municipal Court and the proceedings were thereupon discontinued.

In three cases, the qefendant was discharged by the court after the trial had been had.

In three cases, the constable to whom the warrant was delivered, has been unable to arrest the defendant.

In one case the defendant was held by the court

In one case the defendant was held by the court and has appealed to the Court of Sessions, which appeal is still pending.

In one case, the defendant is now in the Monroe County Jail in default of giving a bond to support the child, and in seven cases, I have settled with the defendants in the following manner:

No. 1 paid me \$200, which I have expended as follows: I have placed the child in the Buffalo Foundling Asylum at Boffalo, N. Y., aud paid therefor, the sum of \$87.24, including traveling expenses, nursing, clothes for the child and to the asylum, for which the said asylum, assumes full control over and responsibility for said child. Leaving a balance of \$12.76 deposited in the German American bank to my order as overseen.

No. 3 paid me \$150 and I have paid the mother,

No. 3 paid me \$150 and I have paid the mother, at various times, the agregate sum of \$32 for the support of herself and child. Leaving a balance of \$118 deposited in the German American bank to

my order as overseer.

No. 4 paid me \$110, and the grandmother of the child has adopted it and given a bond to indemnify the city against any claim for the support of said

the city against any ciaim for the support of said child, and I thereupon paid her \$96.50 for the support and care of said child and its mother, leaving a balance of \$12.50 deposited in the German-American Bank subject to my order as Overseer, &c. No. 5 paid me \$100 and I have placed the child in the Buffalo Foundling Asylum at Buffalo, N. Y., and have expended the sum of \$69.06 in so doing, leaving a balance of \$30.94 deposited in the German-American Bank subject to my order as Overseer, &c.

No. 6 paid me \$110, which is deposited in the German-American Bank subject to my order as

Overseer, &c.

No. 7 paid me the sum of \$150, which is deposited in the German-American Bank subject to my or-

der as Overseer, &c.
I have refrained from mentioning the names of I nave refrained from mentioning the names of the parties in these cases as, in my opinion, the publishing the said names would result in a great deal of injury, disgrace and shame to a number of young girls who have already been sufficiently punished, and who, in many cases, have repented and reformed.

There have been proceedings had upon bonds of disorderly persons in three cases, the first of which

was settled by the defendant paying the costs of the suit and agreeing to pay the weekly allowance required by the Police Justice, and I have had no further application for relief by the wife of the disorderly person.

orderly person.

The second was decided in favor of the defendand by the Municipal Court. The third was settled by the defendant paying the costs and agreeing to pay the amount per week required by the
Police Justice, since which I have had no application for relief by the wife of the disorderly person.

All of which is respectfully submitted.

ANTHONY H. MARTIN, Overseer of the Poor.

Rochester, March 28, 1888.

Monroe County, City of Rochester: ss.—Anthony H. Martin being duly sworn deposes and says that he is Overseer of the Poor of the City of that he is Overseer of the Poor of the City of Rochester, that he has read the foregoing report and knows the contents thereof; that the same is true to the best of deponents knowledge and be-lief.

ANTHONY H. MARTIN.
Sworn to before me this 29th day of March, 1888, JNO. T. CLARKE, Com. of Deeds.

Ordered received filed and published.

By Ald, Kohlmetz-

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

GENTLEMEN—Your Law Committee, to whom was referred the application of the Bell Telephone Company, and the various matters relating thereto, respectfully report, that, in the opinion of your committee, upon the execution and delivery of the agreement hereto annexed, by said company, all rights of the city and its citizens will be amply prorights of the city and tractazens will be amply pro-tected and subserved, and your committee, there-fore, recommends the adoption of said agreement, and the passage of the resolution or ordinance fol-lowing or accompanying the same, by your honorable body, for the purposes aforesaid.

ble body, for the purposes moresma.
All of which is respectfully submitted,
H. KOHLMETZ,
GEO. W. ELLIOTT,
JAS. S. JUDSON,
H. G. THAYER,
JOSEPH H. FEE,
LOW COMMITTED Law Committee.

Agreement made and entered into on the——day of ——, in the year of our Lord eighteen hundred and eighty-eight, by and between the Bell Telephone Company of Buffalo, New York, party of the first part, and the city of Rochester, a municipal corporation, party of the second part, es follows: as follows:

Whereas, At the request of the Bell Telephone Company the Common Cohneil of said city did, on the twenty-ninth day of March, 1888, duly enact an ordinance or resolution granting leave to said comordinance or resolution granting leave to said company to construct and maintain underground conduits, with wires and cables therein, and place poles in, and string wires thereon, in and along the streets, avenues and places within said city. upon condition that this contract should be executed by said company; and,

Whose The said company in consideration of

cuted by said company; and, Whereas, The said company, in consideration of the premises, and the receipt of one dollar, to it paid by said party of the second part, the receipt whereof is hereby acknowledged, said party of the first part does hereby covenant and agree to and with said second party that the following conditions shall be observed by it, at all times, as fol-

First-The said Bell Telephone Company shall,

First—The said Bell Telephone Company shall, and does hereby, from and after the date hereof, abandon the toll system in the city of Rochester aforesaid, and shall, and does hereby, establish a fat rate for all subscribers within the limits of said city, at the following rates per year:

For business stations, on single lines, sixty-four (\$4.00) dollars; and on combination lines, fifty-seven (\$57.00) dollars; for doctors and lawyers, on single lines, fifty-four (\$4.00) dollars; and on combination lines, forty-six (\$46.00) dollars; for residences, on single lines (\$45.00) dollars; and on combination lines, forty (\$49.00) dollars, with mileage at the rate per

mile of twenty (\$20.00) dollars per annum, beyond one mile, except on combination lines, where each subscriber shall be entitled to one mile: subscribers are to have special or combination lines at their option. The above mentioned rates shall not be increased, or such system changed, for five years, except that after the completion and use of each half-mile of underground conduit, not exceeding two miles, the rate of each subscriber may be increased fifty (50) cents per annum, and said company shall embody the aforesaid terms and rates in the contract which they make with subscribers. The contract which they make with subscribers. The contract made between said company and said subscribers shall, at all times, be mutual and fair in its terms and conditions, so as to secure to the telephone company the rentals of the telephones agreed upon, and to secure to the subscribers the service which is to be paid for. The form of said contract shall be submitted to, and

mutual and fair in its terms and conditions, so as to secure to the telephone company the rentals of the telephones agreed upon, and to secure to the subscribers the service which is to be paid for. The form of said contract shall be submitted to, and approved by the Common Council of said city.

Second—The said company shall place, and hereafter, at all times maintain its wires and cables and conduits underground in the principal streets and avenues of said city, as rapidly as possible, and, to that end shall substitute, at least, one half mile of underground conduits with cables and wires therein, in the present year 1888, and not less than one-half mile in each year thereafter, until at least three miles of conduit are completed in the localities, and in the manner designated by, and also under the supervision of the Executive Board or Common Council of said city. The said conduit, or any part thereof, shall not be laid in any street, avenue or place, except as first shall be determined by said Executive Board, and the work of laying said conduit shall be commenced and prosecuted as rapidly as possible and at such times as shall be satisfactory to said board, and the plan and method of construction of said conduit shall be satisfactory to said taxecutive Board previous to any such construction in any of the streets, or places, or parts thereof within said city. If at any time it be deemed necessary a suitable person may be appointed by said Executive Board, who shall act as an inspector of the work done by said company at any time, and during the performance of the same, and the expense of such in spector shall be borne and paid by said company, and upon the completion of any such conduit, and use thereof, the said company shall remove from any such portion of the streets, avenues or places in which such conduits belonging to, or used by, the city thereon shall be removed.

removed.

Third: All poles with wire thereon, placed along or through any of the streets, avenues or places of the city overhead by said company, shall be located by the superintendent of fire alarm telegraph, unless otherwise directed by this Common Council and shall be changed from time to time under hisor said Common Councils' direction; such changes to be at all times at the expense of said company.

Fourth: The said company hereby grants to the said city the right to the use of all poles now or hereafter, erected by said company, and the use of all standards or supports of any kind, and of any conduit hereafter, laid by it, as aforesaid, for the purpose of maintaining all wires and cables belonging to, or used by said city, at any time, in any of its department or services thereof; the use of the poles, standards etc., to be the exclusive use of the top cross arms, one or more, whenever necessary, to string upon and support any and all of said wires and cables, including those of the fire alarm telegraph and police patrol systems, and that no telephone or other wires placed at any time on any such poles or standards or other supports shall at any time be nearer than eighteen (18) inches to any of the wires or cables of the city aforesaid. The right to the use of the conduit by the said company to said city shall be the free and exclusive use of one duct therein, of sufficient size to accommodate a cable of one hundred (100 wires, with proper insulation; and said city and its officers and servants, including the superintendent of fire alarm telegraph shall, at all times, be grant-

ed by said company free access to any and all of the man-holes, including the right to direct the location of the duct in said conduit. The conduit, at no time, shall be used by said company, or any of the lessees thereof, for any other than telephone or telegraph purposes, without the written consent first had and obtained of the Common Council of said city. The said company shall, at all times, grant to said city, and its agents and servants, free and uninterrupted access to any and all of its poles and cross arms or supports as aforesaid, with the right to place said city wires thereon, and to inspect and repair or alter the same, and any and all facilities and privileges in putting in or taking out wires from any such conduits shall be, at all times, equal, in all respects to those of said company. The said company shall also, when requested to do so by said city, or its Common Council, or super.ntendent of fire alarm telegraph, furnish and place poles along such streets, avenues and places as it or he may designate for the use of any wires or cables of the said city, including any of the systems aforesaid; said poles, whenever so placed, shall, at all times, be used jointly by the parties hereto, in the manner above set forth, and the said city shall also have the right to use any modes of egress from said conduit that are at any time used by said company for any of its purposes, and such modes of egress shall be sufficiently large to provide for the use of said city's wires or cables, and with due regard to insulation thereof, from said company's wives.

Fifth—In consideration of the matters aforesaid,

and for value received, the said company hereby covenants and agrees to and with said city that it will, and does hereby, agree, at any and all times hereafter, to indemnify, bear and nd does hereafter, to to harmless said city, l agents, sa.ve and save narmiess the said city, and its officers, servants and agents, and each of them, of and from each and every action, suit or proceeding that may at any time hereafter be brought, instituted or maintained against said city, and its officers, agents, and servants, or either of them. by any person or convention for our derivation for each derivation of the said city, and its officers, agents, and servants, or either of them. them, by any person or corporation for any damages, costs or expenses alleged to have been sustained by reason of the nonperformence or negligent performance of this contract, or of any of the terms or conditions hereof, by or on the part of said company, or any of its agents or servants, or said company, or any of its agents or servants, or any other person or corporation for whose acts or omissions it may be responsible, and also, for the displacement, improper placing, location or breaking, at any time, of any of its wires or poles, or any wires of any lessee of it, or any negligence of any character of said company or others as aforesaid, and will also pay each and every verdict and indement that may be given or rendsaid, and will also pay each and every vernet and judgment that may be given or rendered for, or by reason, of the same against said city, and its officers, servants and agents, or any of them, and will also pay any costs and expenses incurred by, or occasioned to, and all said city and red by, or said city costs and expenses incurred by, or occasioned to, and all said city and its officers, agents or servants, or either of them, in or by reason of any of the suits, actions or proceedings aforesaid, and in case a recovery by verdict or judgment is had therein, the amount thereof shall be fixed and liquidated damages, and the sum which the said company shall be liable to pay in the premises, and an action may, immediately after such recovery, and without navment, lie there for against said company under may, immediately after such recovery, and without payment, lie there for against said company under this contract, and such judgment or verdict shall be conclusive evidence of the cause of action, and said company shall, and it is hereby agreed to be, liable for such damages, loss and expense at and in the direct suit against it at the instance of any such person or corporation suffering the same, as aforesaid, and such immediate suit may be maintained under and by virtue of this contract against tained under and by virtue of this contract against joining as said company, and a party defendant and without a party therein agents and servants, and its officers, agents and servants or either of them, and said company also hereby firther agrees, for the consideration aforesaid, to pay to said city, and its officers, agents and ser-vants, and each of them, any and all damages, loss and expense incurred, happening or occasioned from, or by reason of any of the matters, things

or causes aforesaid, or any act of negligence by, or on the part of, said company, or any of its agents or servants, or any person or corporation for whose acts it may be responsible. And said city also agrees that in case any such action, suit or proceeding shall, at any time, be brought against it, and its officers, agents and servants, or either of them aforesaid, notice thereof shall, thereupon, be given to said company by wall in a rectaid in them atcressed, notice thereof snall, thereupon, be given to said company, by mail, in a postpaid inclosed envelope, addressed to it at Buffalo, New York, or personally to its Rochester manager, or one of the officers of said company, and said company shall be allowed to defend, or assist in and discort the addressed over the highest the said series of the said series. rect the defense of any such suit, action or proceeding.

ceeding.

Sixth—Telephone subscribers in said city of Rochester who ceased using their instruments in November, 1886, and who contract for service prior to May 1, 1888, shall receive credits for the amounts paid by them for service after November 20, 1886, and all claims upon contracts with subscribers existing on said November 20, 1886, for money which became payable after that date shall be cancelled, provided such subscriber shall renew his, its or their subscription for a period equal to the term of the unexpired contract after said November 20, 1886.

1886. Seventh—All litigation between the Bell Telephone Company aforesaid and the city of Rochester and any of said company's subscribers in said city, shall cease and all pending suits shall be discontinued. The said company shall, and hereby agrees, to pay the costs and reasonable counsel fees of opposing counsel in all such suits, including the suit against the said city of Rochester, which has been discontinued and place in the outlone of the Pocological Continued. tinued, and also in the action of the People of the State of New York against said company to compel it to remove certar of its poles, and also any and all actions against said subscribers in Rochester brought in any of the United States Courts; the amount to be so paid by said company shall be fixed and adjusted by Hon. Sherman S. Rogers, of Buffalo, N. Y., to whom the same is hereby re-ferred for adjustment.

Eighth. Said company hereby further agrees to keep, maintain and properly observe the condi-tions imposed or made in the resolution or ordi-nance aforesaid of the Common Council of said city of Rochester.

Ninth—It is also agreed by and between the parties hereto that any and all of the privileges granted to or conferred upon said company in or by the resolution or ordinance aforesaid, may be altered, amended, modified or revoked by the Com-

mon Council of said city at any time.

In witness whereof, the parties hereto have caused their corporate seals to be hereto affixed, and these presents to be signed by their and Mayor respectively, on the day and year first

above written.

Ald. Kohlmetz moved to receive, file and publish, and that it lie on the table until the next regular meeting.

By Ald. Kohlmetz-Resolved, That upon the execution, in proper form and manner, and duly acknowledged for recording, of the foregoing specified agreement by, and on the part of, the Bell Telephone Company of Buffalo, New York, the Mayor be, and he hereby is, directed to execute a Mayor be, and he hereby is, directed to execute a counterpart of said contract, so executed by said company, by and on the part of the city, and upon the delivery of such contract, so executed and acknowledged by and on the part of said company to the Clerk of this Board, the company be, and hereby is, granted the right to place and maintain its poles, wires and conduits in and upon the streets, avenues and places within the city in the manner and subject to the terms and conditions embraced and specified in the foregoing contract and specified in the foregoing contract.

Ald. Selye moved that the resolution be received, fied and published and lie on the table until the next meeting.

Adopted by the following vote:

Ayes — Ald. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

REPORT OF WATER WORKS COMMITTEE.

ROCHESTER, March 28, 1888.

To the Honorable the Common Council:

GENTLEMEN-Your Water Works Committee respectfully present the following report at the

se of the fiscal year 1887-8:
number of miles of distribution of
ater pipe mains laid in this city at
his date is 187 635-1,000
enumber of miles laid during the
scal year now closing is $\dots 12 985-1.000$
e total number of fire hydrants in
se at this date is
e numper of fire hydrants set during
he fiscal year is
e number of gates now in use in
he city is 1,804
e number of gates set during the
scal year is 101
ere was raised in the last tax levy
or the Water Pipe Extension Fund
he sum of
date of August 15, 1887, the Com-
non Council authorized the Treas-
rer to borrow and credit to said
and the further sum of \$ 15,000
date of December 13, 1887, the
Common Council authorized the
orrowing of the further sum of \$ 13,000
his latter sum was to be used in the purchase of
ter pipe and other materials in twenty-three
cifically designated streets, said materials to be
chased and delivered during the winter. About
e-half of the whole amount has been received at

There has been advanced to the Water Pipe Extension Fund from time to time during the fiscal year by private parties for the extension of water mains as follows:

Lucy E. Hayward, for labor and materials		
in Garson ave	\$2,537	57
in Garson ave		
in Leighton st Lucy E. Hayward, for labor and materials	361	86
Lucy E. Hayward, for labor and materials		
in Grand ave	1,232	75
Perkins & Hayes, for labor and materials		
in Parsells ave St. Joseph's Roman Catholic Orphan Asy-	217	80
St. Joseph's Roman Catholic Orphan Asy-		
lum, for labor and materials in Alphon-	905	n
sus ave	900	Ų
in Thomas st	200	Of
Schaeffer Bros., for labor and materials in	~00	0.
	520	00
Boston pkSeymour G. Dana, for labor and materials		
in Yale st	496	10
Rochester Car Wheel Co., for materials in		
Schanck ave	1,526	58
Tripp & Loveridge, for materials and labor		
in Clifford st	425	U
J. F. Alden, for materials and labor in	780	oc
Leighton ave	180	U
George Loveridge, for materials and labor		

in North st Charles H. Wiltsie, for materials and labor	280	00
in Weyl and Laser streets and in Pardee Terrace	310	00
of laying the pipe authorized to be purchased and laid under the Common Council resolution of December 13, 1887, is	1,459	00
er mains on Goodman street and under the Erie canal on Lyell avenue at an estimated cost of	1,777	00

Total liabilities of the Water Pipe Exten-

ing to......

The sum of these two items is.... 105,159 75

For the purpose of expediting the work of water pipe extension the coming season, your committee further recommends that the Executive Board be authorized and directed to procure materials and proceed with extensions at the earliest moment in the following named streets, leaving futher extensions to be considered at a later period:

First Ward.

Plymouth ave. from new lift bridge over Erie

Third Ward.

Troup st. under Western N. Y. & Pennsylvania railroad tracks.

Fourth Ward.

Euclid st. from Elm st. to Chestnut st.

Fifth Ward.

Avenue "A', from 286 ft, west of Harris ave. to N. St. Paul st.

Eighth Ward. Fitch st. from Penn st. to Clifton st.

Ninth Ward.

Ambrose st. from Lake ave. to east end of Am-

Farrar alley from Ambrose st. north to end of

alley.
Broezel Park, from Driving Park avenue to Rowe

Tenth Ward.

Lewis st. from Scio st. to present end of pipe.

Tenth Ward. Kirk st., from Scio st. to Union st.

Thirteenth Ward.

Edward st., from present end of pipe to Clifford st.

Fifteenth Ward. Glasser park, from Jay st. to the north end of park.

Rogers ave., from Lois st. to Otis st. Ames st., from Maple st. to N. Y. C. & H. R. rail-

Hague st., from Maple st. to Campbell st.

Ravine ave., from 65 ft. east of Thrush st. to Thrush st. West Orange st., from present end of pipe west

to Yaky st. Sixteenth Ward.

Sixth ave., from Bay st to Central pk. Central pk. (N. S.), from First ave. to Fifth ave. Bly st., from Pinnacle ave. to Howard st. Lochner st., from North ave. to end of Loch-

Webster ave., from 54 feet north of Copeland st. to Bay st.

Yale st., from 794 ft. west of Pinnacle ave. to

Goodman st. Kusse and Neiser st., from Henrietta ave. to

Bloomingdale ave., from N. Clinton st. to Join-Arlington st., from University ave. to Anderson

ave. Stewart street, from Mt. Hope ave. to South ave.

Fifth ave., from Central pk. to Pennsylvania ave.
The estimated cost of the foregoing described
and recommended extensions is \$22,738.

In conclusion, your committee respectfully recommend the adoption of the annexed resolutions.

Respectfully submitted,

FRANK FRITZSCHE,

J. H. FOLEY,

LOSEDLY H. FRY

JOSEPH H. FEE, GEO. W. ELLIOTT, W. H. MARSON, Water Works Committee.

By Ald. Fritzsche-Resolved, That the Executive

Board be, and it is hereby authorized, to procure materials and to extend suitable water mains in the several streets embraced in the recommenda-tions of the Water Works Committee this day sub-mitted to the Common Council, at an estimated cost of \$22,738, and to pay said cost out of moneys which the Common Council will direct to be raised in the next tax levy for the water pipe extension fund, when the same shall become applicable. Adopted.

Adopted.

By Ald. Fritzsche—Resolved, That the Executive Board be, and it is hereby authorized, to prepare vouchers in payments to private parties for monies advanced to the water pipe extension fund in accordance with the report and recommendation of the Water Works Committee this day submitted to the Common Council and to the Advance in to the Common Council and to place the same in the budget for payment as soon as there shall be monies appropriated by this Board and applicable

Homes appropriated with the common dependence of the common council will hereafter under no circumstances, research fund advances made by private parties for the ex-tension of water mains in any city street, unless said pipe, or main, shall conform in size, quality and manner of laying to the requirements of the water department and shall in all these particulars be such as would be laid by the city itself to meet all present and future requirements and unless the same shall be laid under the direction of and to the satisfaction of the said water department.

By Ald. Kohlmetz-

ANNUAL REPORT OF THE LAW COMMITTEE.

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

GENTLEMEN: By direction of the Law Commit-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 the litigation to which the city has been a party within the last year or more, one being that relating to the taking of water from Hemlock Lake for the use of the city and its inhabitants, and the other the discharge of sewage

habitants, and the other the discharge of sewage from various sewers in the city into streams leading into Irondequoit Bay and the Genesee river. The twenty-three actions begun by as many claimants for damages alleged to have accrued by the taking of water from Hemlock Lake from Janury, 1876, to September 3, 1885, were terminated, as stated in my previous report, except that ten of the plaintiffs in as many actions have intimated through their attorney, Mr. Bacon, that they intend to appeal from the judgments to the General Term, and, for that purpose, made an application to the November (1887) Special Term for additional findings of fact and conclusions of law. The Court, per Mr. Justice Dwight, by reason of the tional minings of fact and conclusions of law. The Court, per Mr. Justice Dwight, by reason of the alleged stipulation made by Mr. Beckley, then city attorney, and Mr. Bacon, at the time of the submission of the actions to the referees in May, 1886, ordered that such requests be presented to the actions for the conference for the conference but of the presented to the referees for action thereon, but only upon the condition that the same should not be presented until after appeals had been taken by the plaintiffs to the General Term, or until after motions had been made and decided, to until after motions had been made and decided, to dismiss the appeals, which was contemplated to be made by the undersigned in case such appeals were taken. Under your direction I appealed from that order to the General Term, and argued it at the January, 1888, General Term, In Buffalo, and the appeal is now awaiting decision at this present General Term. Since the argument, Hon. C. C. B. Walker, one of the referees, has died, and I am of the opinion that by reason of his death, the plaint-iffs are prevented, in case the General Term affirms the order, from acting thereunder. I also argued the order, from acting thereunder. I also argued the appeal from the order of the Special Term af-firming the allowance of the fees of the referees in nrming the anowance of the fees of the referees in said twenty-three actions, amounting to the aggregate sum of \$4,772, which appeal was argued in April last, and in October last a decision was given by the General Term reducing the fees of the referees to \$107.61 in each fees

case, making an aggregate deduction in the twenty-three actions of \$2.297.93. Appeals have since been taken by both parties from the order of the General Term to the Court of Appeals, and is now awaiting argument and decision therein.

erai Term to the Court of Appeals, and is now awaiting argument and decision therein.

The plaintiffs in the case of the Board of Health of the town of Brighton against the City to enjoin it from furthur pollution of Thomas Creek, was tried at the June, 1887, Circuit, before Mr. Justice Angle and a jury, and resulted in a verdict for the plaintiffs, on which verdict a judgment was ordered to be, and was, entered in favor of the plaintiffs for an injuction, and for costs. Under your direction I have taken an appeal from the judgment to the General Term, and the appeal is set down for argument Thursday, April 5th. The questions presented there are ones which, I think, should be decided in favor of the city, notably that of the express repeal of the act under which the plaintiffs seek to recover made by the Legislature after the action was first tried.

The action of Eliza B. Wing against the City in which she recovered a judgment for damages, and

The action of Eliza B. Wing against the City in which she recovered a judgment for damages, and an injunction for sewage pollution, was appealed to the General Term. The General Term affirmed the judgement and the case has since been appealed to the Court of Appeals. The plaintiff has since died and no one has been substituted in her place

as yet.

The judgment recovered by the New York Central & Hudson River Railroad Company and others against the City, and another for the purpose of obtaining an injunction restraining the city from connecting the Upton Park sewer with the East avenue sewer is awaiting argument and decision in the General Term.

decision in the General Term.

The following actions are now pending, either upon appeal or in the trial courts, for relief by way of damages and an injunction, by reason of the discharge of sewage from the North Avenue outlet sewer into the stream into which the same

empties:

James H. Hooker had four actions against the city, the first in which he recovered a judgment for city, the first in which he recovered a judgment for damages and costs: that judgment has since been affirmed by the Court of Appeals and has been paid, under your direction. The third action was affirmed by the General Term, but no appeal has as yet been taken to the Court of Appeals therein. The fourth action for damages and an injunction

The fourth action 12.

It is awaiting trial.

Micajah W. Jackson also begun three actions against the city, and the following is their condition:

The first and third actions, in which he re-

tion: The first and third actions, in which he recovered damages and an injunction, are now in the Court of Appeals, to which court the same were appealed under permission given by the General Term upon motion duly made to it. The second action is in the Monroe County Court, and is in the same condition as stated in my previous report. The action of Albert C. Hobbie against the City, in which the city succeeded, is in the same condition as stated in my previous report, except that the plaintiff and appellant has given an undertaking to stay execution upon his appeal to the General Term. The second action for \$6,000 damages and a perpetual injunction is awaiting trial. and a perpetual injunction is awaiting trial.

and a perpetual injunction is awaiting trial.

Barbara Alexander against the City, an action to recover \$5,000 damages, is also awaiting trial.

The following actions, brought for an injunction and damages restraining the discharge of sewage from outlet sewers into Thomas, Densmore and other creeks in the town of Brighton, are awaiting trial at the Circuit before a jury, in which the following amounts are claimed in addition to an injunction,

\$2,000; Elizabeth Mock Schake, \$3,000; James Royle, \$2,000; Frederick Roesch, \$2,000; Mary Shiel, \$1,000, and Ignatz Seltenmeyer, \$1,500. Bacon, Briggs & Beckley, plaintiffs' attorneys. James P. Bainbridge, \$1,000; Charles A. Widener, plaintiff's attorney.

er, plaintin's attorney.
Frank Erbland, \$3,000; George A. and Caroline
Meisenzahl, \$6,000; George A. and Josepha Zwerger, \$3,000; William Buyck, \$1,000; Randolph
Densmore, \$1,500, and Frank J. Zorsch, \$4,000, begun on July 5, 1887; Walter S. Hubbell, plaintiffs'

gun on July 9, 1001; waiter S. Huddell, plaintins' attorney.

The action of Lizzie L. Chapin against the city to recover \$20,000 damages and an injunction, mentioned in my former report, was tried at the January, 1888, circuit, before Mr. Justice Rumsey and a jury. The Hon. George Raines and C. D. Keihel, Esq., appeared as counsel for the plaintiff. Afthr a severe contest the case was submitted to the jury, which, after deliberating for a long time, brought in a verdict of but \$1,500 in favor of the plaintiff. Upon that verdict judgment was directed to eand was entered, and was paid undor your direction, the amount being exceedingly favorable to the city. The plaintiff on March 15., 1888, begun another action for \$5,000 damages alleged to have been suffered by her from the commencement of the previous action until her conveyance of the nave been stunered by her from the commencement of the previous action until her conveyance of the property in the year 1886. The last action is now awaiting trial at the circuit before a jury.

The following actions brought to recover damages and an injunction by reason of the dis-

charge of the Lyell and Saxton street sewer into a ravine or ditch from its outlet near White street to the Genesee river, referred to in my previous report, are in the same condition as therein stated, except that the action of Melissa M. Farrar and except that the action of reclassa in. Fariar and others was settled by the city paying the plaintiff's costs, and they stipulating that the judgment for an injunction should be vacated in all respects.

an injunction should be vacated in all respects. The action of Mary Anne Frothingham is now in the General Term upon appeal.

The action of Martha Hussey for \$8,200.00, and the Miller Brewing Company for \$5,000.00 damages are awaiting trial before a jury.

The action of Sutlief T. Seward, in which the plaintiff recovered a verdict of \$525.00 in Livingston County Circuit, for damages alleged to have been sustained by reason of water escaping from the sustained by reason of water escaping from the conduit from Hemlock Lake passing through his conduit from Hennock Lake passing strough ins premises, was argued a few days ago before the Court of Appeals, and a decision will probably be rendered therein when the oourt reconvenes on

April 9th next.
The action of Frank W. Elwood against the Clty and its treasurer, or what is commonly known as the "Church Street Assessment Action" has been

appealed to the Court of Appeals.

The action of Emily Clark against the city by reason of the general term refusing to permit an appeal to the Court of Appeals, was ordered paid

appeal to the Court of Appeals, was ordered paid by your houorable body. The actions of Mary S. Hebbard for \$5,000, for alleged injuries sustained by reason of the defective condition of a sidewalk; The Buffalo, New York & Philadelphia R. R. Co. against the City and the Executive Board for an injunction; The City against The Rochester City & Brighton R. R. Co. for an injunction; The City against the Genesee Valley Canal R. R. Co. for an injunction; Duane Earle against The City for lumber, etc.; Ransom D. McCrossen and others against The City and Board of Aldermen for an injunction against the taking down of the bridges at Atkinson and other

Board of Aldermen for an injunction against the taking down of the bridges at Atkinson und other streets of the city, are in the same condition as stated in my previous report.

The action of Fred P. Wilcox against the City, to set aside a personal property assessment, was tried before P. Chamberlain, Jr., Esq., referee, in which judgment was ordered for the plaintiff. I intend to appeal the same to the General Term as the questions there involved should be reviewed by the appellate courts. viz:

Anna Gould, \$5,000; Mary Meyers and another, \$1,000; William Å. Lyon, \$5,000, and James Palmer, \$20,000. Walter S. Hubbell, plaintiffs' attorney. Charles Covell, for \$7,500, begun on July 30, 1887. James S. Havens, plaintiff's attorney, Abraham Farmen, Jr., \$3,000; George Adam Weihs, \$5,000; John W. Schraeder, as executor of John B. Schraeder, deceased, \$3,000, and Peter Braal, for \$2,000, begun on June 11, 1887. Turk & Barnum, plaintiffs' attorneys.

Stephen M. Corwin, \$10,000; Michael Herbert on Briggs p'ace, was tried in June, 1887, and re-

sulted in a verdict for the plaintiff for but \$50 damages, and for which judgment has been entered for that amount and costs. The plumber who made the connection, having been notified, appeared at the trial with counsel and has settled

the judgment.
The action Eleanor L. Walrath against the City The action Eleanor L. Walrath against the City to recover \$10,000 damages, alleged to have been sustained by her falling on an icy sidewalk on Reynolds street, was tried before Mr. Justice Rumsey and a jury at the January, 1888, Circuit, and resulted in a verdict for the defendant. A motion for a new trial on the minutes was made,

motion for a new trial on the minutes was made, but was denied with costs.

The action of John and Catharine Miller against the city for \$1,500.00 damages by reason of discharge of sewage into Thomas creek, and for an injunction, was tried at the June, 1887. Circuit before Well Livities. Add on a dispuration would be a control of the cuarge or sewage into Thomas creek, and for an injunction, was tried at the June, 1887. Circuit before Mr. Justice Angle and a jury, and resulted in a verdict for the plaintiffs, for \$350, upon which verdict an injunction was granted. An appeal had been taken from the judgment to the General Term, and will be argued, undoubtedly, in June next.

The action of Benjamin Wing against the city to recover \$500 damages and an injunction for the same cause, was tried at the January, 1888. Circuit, before Mr. Justice Rumsey and a jury, and resulted in a verdictin favor of the city. A motion for a new

in a verdictin favor of the city. A motion for a new trial on the minutes was made by the plaintiff's attorney, Mr. Walter S. Hubbell, and is now awaiting decision by Mr. Justice Rumsey.

decision by Mr. Justice Rumsey.
Maggie Doharty against Frederick Kipphut
and Michael Zimmerman, policemen, an action to recover damages for false in
prisonment, is in the same condition
specified in my previous report, namely that
the plaintiff having demurred to a portion of the
answer, and the demurrer having been overruled,
with costs, no further steps have been taken by with costs, no further steps have been taken by the plaintiff.

Cora J. Trimmer against the City, an action to recover damages alleged to have been sustained by reason of the diversion of water from Hemlock lake, the plaintiff having died, the action has not as yet been revived by the substitution of any one

in her place.

Ira Brown against the City is an action to re-cover \$2,000 damages for the same cause. Issue has been joined therein butthe cause has not as yet

been tried.

The People ex rel. Maggie Cartmill against the City a certiorari proceeding from the Supreme Court to review the decision of the Police Justice on the violation of an ordinance in relation to a

on the violation of an ordinance in relation to a nuisance, being commonly known as the "Salvationist case," the judgment below was reversed by the general term, with costs. Those costs have been paid by the city, and the case has been closed. The action of Andrew J. Dingfeller against the City to recover \$700 damages alleged to have been sustained by reason of a defect in the street between the rails of the street car track South St. Paul strert, and after an appeal was taken to the County Court by the city from a judgment against it, rendered in the Municipal Court, and upon the eve of the trial in the County Court the action was settled by the street car company with action was settled by the street car company with

the plaintiff.

The actions of John McCutcheon against the City to recover \$25,000 damages alleged to have been sustained by reason of a defective sidewalk on Brown tained by reason of a defective sidewalk on Brown street; Hugh Kelly against the city, to recover \$10,000 damages sustained by reason of falling on an icy sidewalk on North St. Paul street, in front of the Falls Field property; Ellen Welch against he City, to recover \$5,000 for injuries alleged to have been received by stepping into a hole in the sidewalk, on the north side of Troup street, between Reynolds and Prospect streets, mentioned in my former report, are still awaiting trial in the Circuit before a jury.

The People ex rel. Lindsley M. Gould against the City, a certiorari to review the judgment of the police justice for a penalty for a violation of the

the police justice for a penalty for a violation of the ordinance relating to weights and measures and obstructing the city sealer in the discharge of his duties, was duly argued before the General Term, and resulted in an affirmance of the judgment.

The opinion of Mr. Justice Bradley was an able and very exhaustive discussion of the questions therein involved, and was a complete vindication of the charter and ordinances relating to the city sealer. Elmer Murphy against the City, an action in the County Court to recover \$500 damages for injuries to a horse alleged to have been frightened by the

steam roller during the construction of an improvesteam roller during the construction of an improve-ment on Hickory street. The contractors and their sureties were duly notified to come in and defend the action. The action was tried in April, 1887, and resulted in a nonsuit being ordered by the court, upon which judgment was entered for costs \$71.97, in favor of the city on July 19, 1887. No appeal was taken from the judgment, although the time within which to do so has long since expired. Angelina B. Foster against the City and the for-

mer members of the Executive Board and former Street Superintendent to obtain an injunction re-straining the defendants from removing a tree at the northwest corner of Chestnut park and Will-iam street. The defendant demurrod to a part of one defense, which, however, resulted in the deone defense, which, however, resulted in the demurrer being overruled, with costs, and judgment to that effect, with \$46.50 costs was entered against the plaintiff on March 1st, 1888. The action was then tried before Mr. Justice Rumsey at the February, 1888, Equity Special Term, and has not, as yet been decided, owing to inability upon my part to present to him requests for findings of fact and propositions of law, owing to the stenographer being backward in furnishing me with a copy of his minutes of the trial.

his minutes of the trial.

Margaret A. Ferguson against the City, an action to recover \$10,000 damages by reason of injuries sustained upon a defective sidewalk on Strong street. The executors of the former owner of the premises in front which the accident occurred were notified to come in and defend the action, and they did so, being represented by Hon. John Van Voorhis on the trial, which was had in January last, resulting in a verdict for the plaintiff of \$1,100, upon which judgment was entered with costs. That judgment was ordered by your honorable bedy to be, and was paid, as I deemed it a very advantageous judgment for the city, the amount being very small.

Caroline Wentworth, solved the control of the co

Caroline Wentworth, against the City, an action to recover \$20,000 damages alleged to have been caused by reason of her slipping upon lee in front of the Klem block on the east side of North avenue, between East Main and Franklin streets. The property owners in front of which the accident occurred have been notified to come in and defend the action of the street The action is upon the calendar for

Adam Becker, againt the City, an action begun in the Municipal Court to recover \$400 damages to in the Municipal Court to recover \$400 damages to a horse alleged to have been caused by his stepping into a hole in the roadway over the sewer in Hensler alley, on February 1, 1887. Judgment was given the plaintiff for \$40 damages and costs. An appeal was taken by the city to the County Court for a new trial therein, and upon the new trial had November last, the city had a verdict at the hands of the jury. The plaintiff's attorney has signified his intention to make a motion for a new trial before the court

new trial before the court.
Catharine M. Esther and William Konwe served notices of claim upon the city treasurer on March 27, 1887, for \$2,500 and \$500 respectively. No further

papers have been served,

In the action of the Rome, Watertown & Ogdensburg Terminal Railroad Company against the City and the former members of the Executive Board and Street Superintendent to obtain an injunction restraining the defendants from interferjunction restraining the defendants from interfering with the company's tracks laid in and across
Cliff and White streets and Vincent Place, a temporary injuction obtained by the plaintiffs was vacated by Mr. Justice Macomber, but upon an appeal
from the order to the General Term, upon a mere
technicality, the Special Term order was reversed.
The action has not as yet been tried, although the
defendants have, in my judgment, an unanswerable
defense to the action

defense to the action.

Joseph P. Cromen, as administrator of John Cromer, deceased, against the City, in the County Court

to recover an Oak street assessment alleged to have been paid by John Cromer, and claiming judgment for \$268.89, with interest thereon from June 1st, 1866, to January 1st, 1880, at seven per cent. and thereafter at six per cent, together with costs, making a total of \$700. The action has been, to all

making a total of \$700. The action has been, to all intents and purposes, terminated by the favorable decision in the Parsons case.

Wilbur F. Flint against the City, to recover \$114.80 and interest from January 17th, 1866, and costs, being one-half of an alleged payment of the old Oak street assessment by John E. Flint and Edward Flint, and assigned to the plaintiff, after the plaintiff had paid the term costs of the May, 1887, term, for putting the case over said term, was in July, 1887, discontinued by consent.

Wilbur F. Flint on September 8th, 1887, begun another action in the County Court against the City to recover \$229.60 and interest from January 17,1866, being the total of the old Oaks street assessment

to recover \$229.60 and interest from January 17,1800, being the total of the old Oaks street assessment alleged to have been paid by John E. Flint and Edward Flint afor-said; that action was brought to trial at the January, 1888, term and was dismissed upon my motion. I intend to enter judgment against the plaintiff, whom, I understand, is pecunically a street of the property of

iarily uncollectible, dismissing the complaint, with

costs.

The action of Hannah P. Vanderbeck against the City in the Supreme Court for \$468.79 and interest from July 29, 1879, for an assessment alleged to have been paid for the Boulevard opening made against lands of her husband, Andrew A. Vanderbeck, was, as stated in my previous report, decided in favor of the city by the referee before whom the action was tried, and his judgment was affirmed on appeal by the general term. A lengthy and exhaustive opinion was written by one of the judges defining very clearly the rights of the city in opening streets and ordering assessments therefor. The plaintiff afterwards in December last appealed to the Court of Appeals, and the case is 101. The plainting afterwards in December last appealed to the Court of Appeals, and the case is awaiting argument which will not probably be had for several years, the latter court being so far behind in its business.

Mary A. Graham individually and as administratix of the estate of Anna Graham, deceased, against the City, two actions for ten thousand dolagainst the City, two actions for ten thousand dollars and five thousand dollars respectively, by reason of the death of Anna Graham, caused, as was alleged, by the giving away of one of the trusses of the Court street bridge in the early part of 1887, Notice was given to the Western Union Telegraph Company to come in and defend said actions. The administratix action was brought to trial at the October, 1887, Circuit, and resulted in a verdict of \$2,200.00. An appeal was taken to the General Term, but by reason of the plaintiff's offer to discontinue the individual action, and release the cause of action therefor preferred, she was paid the amount of the judgment entered upon the verdict and the costs judgment entered upon the verdict and the costs of the individual action, and, thereupon, the action was settled pursuant to your direction.

Dr. Henry Koch against the City—An action to recover \$10,000 damages alleged to have been sustained.

recover \$10,000 damages alleged to have been sustained by reason of being thrown from a buggy, which was overturned on Lake avenue about opposite Emerson street, caused by a pile of dirt placed there by parties without the consent of the authorities. The action was begun on April 30, 1887, by Charles Roe, attorney. The contractors who so placed the dirt, and the owner of the premises in front of which contractors who so placed the dirt, and the owner of the premises in front of which the dirt was placed, were duly notified to come in and defend the action, and they have retained counsel, who are to assist in the defense of the ac-tion. The action is at issue and will be upon the calendar of the next June Circuit for trial unless it

catendar of the next June Circuit for trial unless it is settled by the plaintiff and the parties interested, which is expected to be done.

Emily Clark against the City. Notice of claim for \$500 damages was served upon the treasurer on May 25, 1887, it being for damages alleged to have accrued after the other action was begun. No

summons or complaint has, as yet, been served.

James L. Clark against the City, an action to recover \$400 damages alleged to have been sustained by the plaintiff and his family, including his wife,

by reason of the change of grade of Edward street. The action is at issue, and is set down for trial on Thursday next in the County Court, Daniel Wood being the attorney in the last two matters.

being the attorney in the last two matters.

Protectives against the City, an action begun by
Raines Bros., attorneys, by the service of a summons on the mayor on June 25, 187. The action,
as, I am informed, is to compel the city to execute
a contract with the Protectives for the redemption of the building in which the Protectives now are, and the land on which it stands. The action will undoubtedly be settled by an adjustment of the matters between the parties.

Eva Connor, Sarah L. Otis, M. E. Otis and John

Eva Connor, Saran L. Ous. M. E. Ous and John Connor against the city; notices of claim, sserved by Fanning & Williams, attorneys, for damages al-leged to have been sustained by Mrs. Connor and Mrs. Otis by a horse being frightened, as is claimed, by reason of the negligence of the contractors in the management of a steam engine running a drill used in the censtruction of the sewer in North Clinton street. The contractor and his sure-

ties were notified and requested to come in and defend the matter. Notices of claim were served on June 29, 1887, but nothing further has been done,

and I presume the matter has been adjusted.

Daniel Haley against the Board or Health of the City, an action begun by John H. Keef, attorney, on July 14, 1887, to recover \$1,000 damages, and an injunction restraining the Board from enforcing its resolution directing the plaintiff to cleanse his premises on North St. Paul street, then cleanse his premises on North St. Paul street, then occupied by Italians. A temporary injunction order was obtained by the plaintiff's attorney from Mr. Justice Rumsey at Bath, but subsequently, on motion, the order was set aside by the special term, Mr. Justice Angle holding it. In August

last the action was discontinued by the paying defendant's costs.

John J. Stanton against the city, an action begun by the service of a summons by Raines Bros., attorneys, to recover damages alleged to have been received by the plaintiff on or about February 10, 1887 on a sidewalk on the corner of Market and Mill streets near the saloon of one Zimbrick by the plaintiff falling on said side walk. The complaint

has not yet been served.

nas not yet been served.
Gertrude Schum against the city John McConnell, William H. Jones and John Mauder, an action to recover \$3,000 damages and an injunction against the construction of the Goodman street sewer and the diversion into it of sewage from the Upton Park outlet sewer and other sewers in that vicinity, and to restrain the city from the further discharge of the Upton Park outlet sewer through a portion of plaintiff's premises. In September 1887, an order of injunction was granted by the Special Term, Mr. Justice Rumsey, unless the city waived a trial by jury of all the issues in the action. Believing that such order was a mere evasion to deprive the defendant of a jury trial guaranteed by the constitution, I immediately appealed from said order to the General Term, and upon the argument of the appeal, the order was modified so as to provide that the equitable issues and the plaintiff's right to an injunction should be tried at an Equity Term, and the same was tried before Mr. Justice Rumsey at the February, 1888, Equity Term, and resulted in the plaintiff's favor for an injunction after six months from the service of the injunction arter six months from the service of the judgment, and also for costs. A motion to have certain items of the plaintiff's costs taxed stricken out is now awaiting decision at the present Special Term. Immediately thereafter I intend to take an appeal from said judgment to the General

John Wegman against the city. an action now pending undetermined in the County Court, into which the plaintiff took the same from the judg-ment rendered in the Municipal Court on June 7,

ment rendered in the Municipal Court on June 7, 1887, in favor of the city, and for costs.

Ludwig Schoenberg against John C. Hayden, Benjamin C. Furtherer and Robert Burns, impleaded with others, an action to recover \$25,000, by Jacob Spahn, attorney. The action grows out of the alleged arrest of the plaintiff for selling the so-called Austrian bonds, which, it was claimed, was but an evasion of the lottery laws. The above

named defendants are members of the police department, and I, accordingly, appeared for them. The matter of the city to acquire title to lots 44, 5 and 54 of the Culver Park tract as a site for a public school building, By reason of the limitations in the deed of lots in the Culver Park tract, and at the request of fire Board or Education, proceedings were instituted in the Supreme Court to acquire title by condemnation proceedings, and after a lengthy and tedious proceeding it resulted in the city being granted the right to take the lots. free city being granted the right to take the lots, free from all restrictions, for the purposes mentioned. Harriet C. Sherman and Lee Sherman, her hus-

band, against the city. Notices of claim were served by Raines Bros., attorneys, for damages alleged to have been sustained by Mrs. Sherman from falling upon an alleged defective and icy sidewalk on March 5, 1887, on Mill street, opposite opposite No. 87. No summons and complaint have

been served as yet.

Charles F. Pond against John A. Davis, as treasurer of the city of Rochester. Two actions to restrain the defendant from selling the street railroad franchises upon the routes commonly known as the Northeastern and Rapids to the north city line. The actions are at issue, and will be upon the calendar of the next Equity Term for trial.

Henry P. Miller against John Sullivan, an action begun by Merton E. Lewis, attorney, to recover \$3,000 damages alleged to have been sustained by reason of the alleged unlawful arrest of the plaintiff by the defendant, a member of the police de-

The action is at issue and on the circuit partment. calendar for trial.

John Bauer against the City, an action to recover \$5,000.00 damages, by Alvin Block, attorney, alleged to have been sustained by the plaintiff falling into a hole or excavation made by the conractors in the construction of the roadway improvement on Mt. Hope avenue. The action is at issue, and will be upon the calendar for trial. The contractors and their secureties have been notified to come in and defend the action, and they have signified their intention so to do by the counsel

signined their intention so to do by the counsel employed by them.

Wallace Bradley against the City, an action to recover over one hundred dollars, hucksters' license fees, alleged to have been wrongfully collected by the City Clerk. The action was tried in the Municipal Court and resulted in the plaintiff being non-suited. The plaintiff has since appealed on questions of law to the County Court. The appeal is awaiting argument and decision therein peal is awaiting argument and decision therein.

peal is awaiting argument and decision therein.
The People ex rel, Mary E. Hook against Pomeroy P. Dickinson, James P. Malley and Conrad Herzberger, as Commissioners of Excise of the City, a certiorari proceeding instituted to revite he action of the Excise Board revoking the petitioner's license on the ground that she kept a disorderly house. The order has been served on Mr. Dickinson alone, and, therefore, is not in a condition to be heard at the General Term.

John B. Vosburg against the City, a notice of claim for \$1,000 injuries alleged to have been sustained by falling on an icy or defective sidewalk on Mill street, in front of the Post-Express building, in November, 1887. No snmmons or complaint has

been served.

been served.

Catharine Taylor against the City, an action to recover \$5,000 demages, Myron T. Bly, attorney, by reason of injuries alleged to have been sustained by being thrown from a wagon passing into a hole on Genesee street. After the case was at issue the paintiff's attorney discontinued it, and shortly the recoved notice of solin ways the under thereafter served notice of claim upon the under-

signed.
William F. Peck, a taxpayer of the City of Rochester, against the Mayor, the City Clerk and City Treasurer, the City and George Belknap. The actual injuration pastraining Treasurer, the city and George Beikhap. The action is to obtain a perpetual injunction restraining the entering into a contract by the Mayor on behalf of the city with George Belkhap, pursuant to a resolution of your honorable body. The action, it will be remembered, is one brought to test the right of your honorable body to meet exigencies by right of your honorable body to meet exigencies by engaging the services of persons necessary. The first action was discontinued by the plaintiff's paying the costs, after a demurrer and a notice of mo-

tion was served upon the plaintiff 's attorney, and the second action was begin in which a temporary order of injunction was served. Issue has been joined in the last mentioned action, and the same will be upon the calendar of the equity term, begin-

will be upon the calendar of the equity term, beginning Monday next, for trial.

Sylvester Trimmer against the City, an action to recover \$164 and interest from August 30, 1885, and \$174.15 and interest from April 19, 1866, begun by Turk & Barnum, attorneys, being what is commonly known as one of the Oak street assessment cases. The action is at issue, but I consider that the questions there involved have been decided in favor of the city by the decision of the Caparal favor of the city by the decision of the General

Term in the Parsons case, holding that such claims

are barred by the statute of limitations.
Charles W. Harter against the City, an action begun by Lewis J. Goddard, attorney, to recover \$10,000 damages alleged to have been sustained by reason of the plaintiff falling upon the sidewalk on Atkinson street on October 17, 1887, in consequence of a defect in said sidewalk. The owner of the premises will be immediately notified thereof and requested to come in and defend the action.

Hugh O' Hara against the city, notice of claim for damages alleged to have been sustained by reason of a defect is sidewalk on Plymouth avenue on March 10, 1888. No summons or complain have as yet been served.

Street opening proceedings, namely, Euclid street widening, Hand street widening and Clifford street opening and extension referred to in my former communication, have been finished, and the commissioners' appraisal of the damages have been duly confirmed by your honorable body. An appeal, however, has been taken in the Hand street matter, and is now awaiting decision thereon. The Stewart street opening, mentioned in my former communication. after having been commenced, was terminated by the lot owner convey-

ing the proberty desired to the city.

In addition to these proceedings, I have also conducted to a successful termination street opening matt is, as follows: Kirk street extension; street from Sherman street to Angle street, and have also instituted proceedings for the extension of Gorham park, in which the commissioners of appraisal were appointed by the County Court on

Monday last.

In the Municipal Court the actions of Adam Becker and John Wegman were also tried by me. In addition to the foregoing mentioned matter,

In addition to the foregoing mentioned matter, there were twenty-three bastardy proceedings instituted by Mr. Martin, as Overseer of the Poor, which resulted as follows:

Marriages, eight: compromised, seven; tried and discharged, three; tried and in jail for a long period, one; constable unable to arrest on warrant, three; tried and convicted and appealed to the Court of Sessions for a new trial one. three; tried and convicted and appealed to the Court of Sessions for a new trial, one. The amount claimed in the actions tried during

the past year was \$70,000.

The total amounts recovered were \$5,000, of which \$4,900 was paid.

which \$4,900 was paid.

In addition to the above matters, there has been a large amount of time spent in attendance upon the law, assessment and special committee of your body. The investigation of the Vacuum Oil Works disaster before the coroner's jury, and in drafting various reports, resolutions and lengthy contracts; also in furnishing many lengthy opinions to your honorable body and the Executive Record of various times or the various subjects be Board at various times on the various subjects before you and said Board, causing the expenditure of great labor; also in the preparation of a large number of important penal ordinances, and the giving of a great many oral opinions on the many giving or a great many oral opinions on the many questions requiring decisions in various departments of the city; also in preparing the contracts with the various electric light companies for the street lighting for the period of five years, contracts which are comprehensive and affording ample security to the rights of the city and its inhabitant itants.

I cannot close this communication without expressing my sincere thanks for the many acts of courtesy extended to me and my assistant by your honorable body, and your committees, as well as

3 -60	
other departments and officers of the city, and especially to the Law Committee and its able	Jennie Woodhouse, damages from over- flow
especially to the Law Committee and its able chairman and members, for its and their kindly	Election expenses
suggestions, without which great labor would have been cast upon me and my assistant.	Miscellaneous 4,736 91 Expense opening streets 1,718 00
Respectfully submitted,	Fribuing
IVAN POWERS, City Attorney. Dated Rochester, N. Y., March 29, 1888.	E. Kuichling, contract plan for E. side sewer
Ordered received, filed and published.	Sewer. 3,999 96 Stationery 1,117 71 Right of way Court and William street
By Ald. Elliott—	Sewer Xan in
ANNUAL REPORT OF HEALTH COMMITTEE.	Salaries
Health Department.	Total expenditures
Finance report from April 1st, 1887, to March	Balance in fund 5,197 52 All of which is respectfully submitted,
29th. 1888. Appropriation March 31st, 1887 \$10,000 00	All of which is respectfully submitted, D. W. SELYE,
Tax levy 1887	JOSEPH H. FEE.
Total \$22,000 00	W. H. SULLIVAN, H. KOHLMETZ,
Deficiency in treasury	W. H. MARSON
Paid bills and salaries past due	Contingent Expense Commmittee. Ordered received filed and published.
Paid salaries of employees 8,683 17	By Ald. Swikehard—
Paid Board for flusher's horse	ANNUAL REPORT OF THE POLICE COMMITTEE.
Paid office desks 170 00	To the Hon. the Common Council of the city of Rochester:
Paid rent of Hope hospital 100 00	
Paid sundry bills for printing, &c 628 06	GENTLEMEN—Your Police Committee respect- fully presents the following as their annual report
Total \$28,230 89	for the fiscal year ending March 21, 1888:
Extra deficiency appropriation Jan. 24th ,1888	RECEIPTS.
Cash for flushing, removal of	Balance in treasury March 23, 1887 \$12,780 10 Annual appropriation 95,000 60
dead animals received at Health office and deposited	Fines, penalties and costs collected in
with City Treasurer 1,193 00 9,193 00	police court
Balance in treasury \$2,962 11	
GEO. W. ELLIOTT,	tions in police court
W. H. MARSON, J. H. FOLEY,	services rendered by the department. 1,192 60
Jas. S. Judson,	EXPENDITURES.
L. J. HALL, Committee.	Salaries, including commissioners and
Ordered received, filed and published.	Justice
By Ald, Selye—	Printing, stationery, law books, &c 262 43
ANNUAL REPORT OF COMMITTEE ON CONTINGENT	Repairs and furniture. 434 38 Western Union Tel Co. 453 92
EXPENSES.	ice at neadquarters
To the Honorable, the Common Council of the City of Rochester:	Medical services
GENTLEMEN-Your Committee on Contingent	Music at annual parade 40 00
Expenses would respectfully present the following as their annual report for the year ending	Rochester District Telegraph Co
March 29, 1888:	Meals furnished officers at time of riot
RECEIPTS.	and strike
Balance on hand April 1, 1887	Printing rules and regulations 272 00
Interest on assessments 25,000 00	Photograph cabinet for Rogues' gallery Photographs for Rogues' gallery 61 00
Municipal Court	Cleaning Offices and Washing 197 97
R. C. & B. R. R. Co	Livery hire
R. Cable R. R. Co 473 35 Search Dept 808 00	Gas at patrol house
Licenses	Feed for horses
Deficiency loan. 245 15 City Attorney. 51 16	Coal at patrol nouse
F. A. Schoefell, balance Decoration Day 29 09	Building stables
\$105,650 52	Doctoring horses
EXPENDITURES.	Rent of horse. 85 50 Purchasing two horses 400 00
Daniel Wood, damages \$ 582 78	Boarding horse 20 86
F. A. Shoeffal, Decoration Day 300 00 J. Bower, examining treasurer's ac-	
counts	The following amounts were expended by the several officers named, in making arrests outside of the city on warrants issued by the Police Jus-
W. H. Davis, judgments	tice.
W. S. Hubbell, attorney Mary A. Gra-	John C. Haydon \$150 03
ham case 2,437 65 J. Hooker, judgments 1,265 28 D. C. Feely, 1,223 9; C. D. Kiehl, 1,659 97	Ben C. Furtherer 21 60 Thomas Dukelow 27 55
D. C. Feely, 1,223 9;	Thomas A. Burchiii 4 87
C. D. Kiehl, 1,659 97 W. Johnson, services Thomas Creek	George Long
suits	Robert Burns 46 22
E. D. Smith, reporting police and excise investigation	Chas. McCormick
82	

Included in the above expenditures are the several amounts which appear in the Finance Budget of this evening, and chargeable to the Police Fund, which are all the claims against the department. Balance in treasury March 21, 1888, \$10,950'37. During the past year the department has been increased twenty-five men, making the total number 119. With the additional number to the force, existing the result register much better protection in the

increased twenty-five men, making the total number 119. With the additional number to the force, etiziens will receive much better protection in the outer wards, thus supplying an important want long needed. The Patrol Department is now in in perfect working order, and we leave it for our citizens to say whether it has met with their expectations. As a department, we acknowledge no superiors and but few equals, according to population and the number of men doing duty. It is quite essential that more patrol boxes be furnished so that the department can extend its usefulness will farther. still farther.

All of which is respectfully submitted.

Jos. H. Fee,
WM. H. SULLIVAN,
LOUIS BOHRER,
WM. H. MARSON,
Police Committee.

Ordered received, filed and published.

By Ald Hall-

ANNUAL REPORT OF THE CITY PROPERTY COM-MITTEE.

To the Honorable, the Common Council:

In compliance with the terms of the City Charter, your Committee on City Property present their annual report:

RECEIPTS.

Annual appropriation	. 12,050	00
Rent of city property	. 347	90
Total	. \$12,860	79

EXPENDITURES.		
Insurance on school buildings	\$ 3,444 4	Ю
Plumbing and radiators		37
Gas		
Coal		
Cleaning	957 8	
Labor and material	972 ()Õ
Repairs and boilers		14
Painting	640 6	53
Repairs to roof	429 ()4
Care and cleaning of clocks.	354 (Ö
Carpets		28
Furniture and repairs	137 8	33
Ice		
Cleaning carpets		
Taxes		
Supplies and tools		
Flower bed		
Soap		5Õ
Locks and keys		
Total	\$12.351.7	71

Your committee during the past year has caused to be placed in the offices of the City Hall new radiators, thereby effecting a saving of at least \$250 in coal per year, also a new steam boiler in the basement of the City Hall. While your committee has exercised great economy in the use of the funds entrusted to their care, yet in their judgment they feel they were justified in making these expenditures, from the fact that they were made in the interest of the taxpayers and for the purposes of economy in the future.

All of which are respectfully submitted,

LEO J. HALL,

Balance on hand......

LEO J. HALL, H. G. THAYER. GEO. B. SWIKEHARD, J. MILLER KELLY, HENRY KOHLMETZ City Property Committee.

Ordered received, filed and published.

By Ald. Swikehard-

ANNUAL REPORT OF THE POLICE CLERK.

POLICE COMMISSIONERS' OFFICE, ROCHESTER, N. Y., March 29th, 1888.

To the Honorable the Common Council of the City of Rochester

GENTLEMEN—I respectfully present the following as my Annual Report showing the major portion of the business transacted in the Police Court during the past year, from March 1, 1887, to March 1, 1888:

Number of persons arrested	4,014
convicted	1,886
··· committed to the peni-	
tentiary	884
tentiary Number of persons committed to jail to the	1,121
the State Industrial School	30
Number of persons held for the Oyer and	
Terminer	104
Number of warrants issued	1,297

lodgers at Station House..... The following shows the crimes charged against those held for the Oyer and Terminer, together with the disposition of the same:

Burglary and larceny 26
Largeny from the person
Forgery
Grand larceny 20
Disposing of chattled mortgaged property 1
Assault and attempted larceny
Assault with a deadly or dangerous weapon 11
Dynalow::::
Burglary
Riot
Crime against nature 1 Murder 1
Maraot.
Rape 1
Highway robbery
Common gambler 1
Perjury 1
Assaulting an officer
Larceny, second offense 3
Seduction under promise of marriage
Bigamy 1
Attempted suicide 1
Larceny after felony
Disposition of the above:
Number sent to Elmira Reformatory

Monroe County Penitentiary...

recognizance forfeited sentenced to be hung sent to Monroe Co. Insane Asylum

The following table shows the number of convictions in each month, together with the offense

MONTHS.	charged:		1011011,	JOP	,0011					
March 23 43 19 3 15 14 1 4 12 April 20 60 18 10 17 7 3 7 15 May 13 62 44 18 10 11 2 11 17 Juny 14 74 36 16 14 27 4 4 18 July 12 66 27 23 9 29 13 17 August 12 66 27 23 9 29 13 17 September 22 73 48 12 10 25 1 2 18 October 14 59 38 9 10 20 4 4 15 November 15 62 28 11 10 23 3 5 15 1888 18 18 4 7 18 January 22 39 15 11 22 6 6 9 18	Months.	Assault	$_{ m rly}^{ m and}$	Drunk	Misdemeanor	Petit larceny	Vio. ordinance	Disorderly	Vagrancy	Total
January 22 39 15 11 22 6 6 9 13	March	20 13 5 14 12 22 14 5	60 62 90 74 66 73 59 81	18 44 28 36 27 48 38 29	10 18 4 16 23 12 9 11 11	17 10 11 14 9 10 10 11	17 11 14 27 29 25 20 8 23	4 1 1 4 4 3	11 12 4 3 2 4 7 5	122 152 171 168 189 170 193 158 156 157
	January		39 48	15 30		22 10	6	6		130 126

	-			
Fines .	Ponn	11%es.	Uosts.	dec.

The following is the total amount of moneys received from all sources and paid into the city treasury between March 1, 1887, and March 1, 1888: Fines, penalties and costs collected in Police Court \$5,561 33 Fines paid at Penitentiary for convictions

in Police Court. 1,364 00

Fines imposed by Police Commissioners. 50 00

Amount paid by County of Monroe for services rendered by the department 1,192 60

.....\$8,167_93

Police Pension Fund. Sale of tickets at ball game for benefit of Pension fund... Sale of unclaimed property.....

Total.....\$2,046 22
Respectfully submitted,
B. FRANK ENOS, Clerk.

Ordered received filed and published.

REPORT OF FINANCE COMMITTEE.

By Ald. Thaver:

ROCHESTER, N. Y., March 29, 1888. To the Honorable the Common Council of the City of Rochester

GENTLEMEN:-At the close of the fiscal year it is proper that your Finance Committee should, as its final duty, make a brief report of its official action

final duty, make a brief report of its official action during the year, with a general suggestion of such course in the immediate future, as, in the light of past experience, it deems advisable.

In its carefully considered recommendations for various appropriations one year ago, your committee sought to be fairly generous and thorougly just in combining the prudence of economy with what it deemed ample provisions for the requirements of the various departments for which appropriations were recommended. prlations were recommended.

From the best information and advice your committee could procure relative to the public needs. the appropriations then recommended were deemed sufficient to meet the current expenses of the year, under all ordinary circumstances; but, although no emergencies arose to necessitate extraordinary expenditures, it was found at about the expiration of nine months that the funds which had been deemed adequate for the year had been exhausted, and further appropriations were called for; and, under the presume of inventors are activations of each of the presume of inventors are activated and the presume of inventors are activated. the pressure of important considerations of public convenience and public safety, your committee was virtually compelled to a reluctant recommen-dation of the issuance of deficiency notes, as

Total,

The views of your committee were fully expressed in the premises at the time, and do not need repetition here. Whether the Finance Committee was too economical in its original recommendations, or the departments were too hasty in their disbursements, your committee will not here discuss; but it desires, here and now, to place itself squarely on record as protesting against the continuance of this annual issuance of deficiency notes, as an unmitigated and unnecessary evil \$48,000 00 continuance of this annual issuance of deficiency notes, as an unmitigated and unnecessary evil, which should be properly corrected, whether the cause shall be found in under estimates in appropriations, or in over expenditures in disbursements—an evil which, whatever else its cause, is excusable only as the result of unforsen calamities and emergencies which render special and extreme measures unavoidable in the necessary protection of public interests protection of public interests

protection of public interests.

In view of our experience during the year now closing, our advice to our successors would be and is, first: to be reasonably sure that their recommendations for appropriations are ample for all ordinary requirements, if properly expended; and second: that it be distinctly understood, in the outset, that no extra appropriations will be con-

sidered (for the same purposes) except in clear cases of emergency.

In conclusion, we desire to thank the Common Council for its uniformly courteous consideration of the measures recommended by this committee, and its fair and impartial action in reference to the same; and it affords us great pleasure to say that the honorable and hearty co-operation of the City Treasurer, in all matters relating to our arduous duties in the supervision of the financial affairs of the city, has at all times, met our unqualified commendation, and richily deserves this sincere expression of our highest appreciation of valuable suggestions and services cheerfully rendered. Respectfully submitted.

H. G. THAYER,
FRANK FRITZSCHE,
GEO. W. ELLIOTT.
JOHN H. FOLEY,
GEO. B. SWIKEHARD.
Finance Committee.

Ordered received, filed and published.

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

By the Clerk-

ROCHESTER, N. Y., March 28, 1888.

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

City of Rochester:

Gentlemen: The undersigned begs leave to submit herewith the following summary of the work performed under his direction during the past month in the preparation of plans for the proposed East side trunk sewer:

The topography of the entire East side of the city, and adjacent areas in the towns of Brighton and Irondequoit, has been delineated upon maps, and from these maps a large number of trial profiles of possible routes for the trunk sewer and principal tributeries have been constructed and studied. Similar profiles for storm-water outlets have likewise been proposed; and as soon as the few remaining ones now in course of preparation are finished, the work of making comparative estimates of cost and capacity will be undertaken.

From the topographical maps above mentioned, an outline map, indicating the the natural drainage lines and the boundaries of several drainage areas is being made, which will be of great assistance in formulating the general plan of interception of sewerage and the discharge of storm water.

Work in collecting statistics relating to rain fall and the corresponding discharge of sewers have flive for the collecting statistics relating to rain fall and the corresponding discharge of sewers have furthermore been prosecuted diligently in absence of local rains of sufficient magnitude to give definite results upon the sewer gauges, but it may be remarked that observations from the latter would be of vastly greater value for the work in hand than statistics derived from observations else-

be of vastly greater value for the work in hand than statistics derived from observations elsewhere.

In conclusion it may be said that a force of five men has been busily engaged upon the work, since the date of my last report and in addition thereto, others have been temporarily employed in making a few supplimentary surveys in the southeastern districts, which were omitted last fall. The study of the problem is necessarily slow, but no effort or expense is being spared to push it forward as rapidures required. ly as possible.

Respectfully submitted,
EMIL KUICHLING, Engineer in charge.
Ordered received, filed and published.

By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., March 29, 1888.

To the Common Council:

GENTLEMEN—I hereby report that the City Assessors have delivered to me the assessment rolls for the following improvements, certified and sworn to as required by law, viz.:

East avenue repair, care and sprinkling, No. 2 161

3,161.

Ravine avenue plank walk, No. 3,254. Spring street pipe sewer, No. 3,258.

Third avenue, plank walk, No. 3,285. Scio street sewer cleaning, No. 3,295. Lake avenue park plank walk, No. 3,304. Schanck avenue plank walk, No. 3,305. Avenue A pipe sewer, No. 3,307, Hawley, Reynolds and Flint streets sewer, No.

Respectfully submitted,
PETER SHERIDAN, City Clerk. Ordered received, filed and published.

Allegations were called for and no person appearing, Ald. Marson submitted the following:

By Ald. Marson—Resolved. by the Common Council of the city of Rochester, That the forego-ing assessment rolls and each of said rolls, reported by the City Clerk, be and the same are hereby confirmed.

Adopted by the following vote:
Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz,
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard,
Judson, Stein, Bohrer, Kelly, Thayer—15.
By Ald Fee—
Cray Assessor (1) (1) 1000

CITY ASSESSOR'S OFFICE ROCHESTER, March 29, 1888.

To the Honoroble, the Common Council of the City

of Rochester:

of Rochester:
Gentlemen: The undersigned, the Assessors of the city, respectfully show to your honorable body, that owing to the fact of the undersigned being laymen, and that the records of the Surrogate's and County Clerk's offices, which are practically inaccessible to any but a trained person, and by reason thereof, and of the magnitude of other work upon them, they are unable to ascertain the condition of the estates and other property within the city which ought properly to be assessed, and in order to reach them, it will become necessary for the undersigned to be furnished with a competent person to make examination of the Surrogate and County Clerk's records, and report to us the result thereof, and, at the same time, to advise us in reference to the many nice and intricate quesresult thereof, and, at the same time, to advise us in reference to the many nice and intricate questions of law involved in the proper assessing of such estates, property and persons, we, therefore, respectfully request that your honorable body engage the services of such person, as will be highly beneficial to, and effect a large saving to, the taxpayers in having placed upon the assessment rolls a large amount of personal property which now escapes taxation. capes taxation.
Respectfully submitted,

L. A. PRATT, M. J. MAHER, JACOB GERLING, City Assessors.

Ordered received, filed and published.

By Ald. Fee—Resolved, That the City Assessors be, and hereby are, authorized to engage a competent person to examine the records in the Surrogate's and county clerk's offices as to the taxable

gate's and county clerk's offices as to the taxable personal and real property, and report from time to time the result of such examination to the assessors, to the end that they may thereby put upon the tax rolls the property taxable within the city, and also to advise them upon any question of law which they may choose to submit to him; such employment to commence immediately and to terminate upon April 15, 1888, and the expense not to exceed \$\frac{45}{100}\$ exceed \$100.

Adopted by the following vote:
Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz.
Fritzsche, Elliott, Foley, Selye, Hall, Swikehard
Judson, Stein, Bohrer, Kelly, Thayer—15.

UNFINISHED BUSINESS.

Under this head the consideration of the applications of the R. C. & B. R. R. Co., and the R. Cable Company came up, and on motion of Ald. Elliott action was postponed until May 15th, 1888.

EXECUTIVE BUSINESS

Ald Kohlmetz moved to proceed to appoint Commissioners of Deeds and that the clerk cast the ballot.

Adopted by the following vote:

Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Hall, Swikehard Judson, Stein, Bohrer, Kelly, Thayer—15.

W. P. Nichols, Michael H. Shea, Jas. H. Wilson, Edward Shafer, Chas. F. Lomb and Frank Newell having received the concurrent vote of the Com-mon Council were declared appointed Commissioners of Deeds.

MISCELLANEOUS BUSINESS.

Ald. Fee moved that action on the proposed amendment to the City Charter relating to the changing the time of the Charter Election published at page 512, current proceedings, be reconsidered. Adopted. On motion of Ald. Fee the act was laid upon the table.

Ald. Kohlmetz presented a communication from the Meanter relating to the report of the select communication.

the Mayor relating to the report of the select com-mittee on Police and Excise Boards investigation.

Ald. Sullivan moved that the communication be received and filed.

received and fied.

Adopted by the following vote:

Ayes — Ald. Sullivan Marson, Fee,
Foley, Selye, Hall, Swikehard, Stein,
Kelly, Thayer—12.

Nays—Ald. Kohlmetz, Fritzsche, Judson—3.

Ald. Elliott moved that the action on the resolu-

tion adopted at the last meeting relating to the re-moval of the city's wires from the poles of the Tel-ephone and Telegraph Company's be reconsidered. Adopted.

on motion of Ald. Elliott the resolution was laid

on the table

By Ald. Elliott—Resolved, By the Common Council of the City of Rochester the the superintendent of fire alarm telegraph, and Police Committee of the Common Council be directed to at once ascertain the cost of removing from the poles of the various telegraph, telephone and electric light companies doing business in the City of Rochester all wires now strung upon those poles which are used for city purposes, and that they be directed to report the same to this Common Council, and also the expense deemed necessary to re-haug those wires upon poles and other fixtures, or to place said wires underground in the central portion of the city the right to use which shall be exclusively owned by the city for that purpose.

owned by the city for that purpose. Adopted.

By Ald. Elliott—Resolved, By the Common Council of the City of Rochester, that hereafter the stenographer of the City Attorney's office shall be required to be present at the meetings of the Common Council, and assist the clerk in keeping the minutes of the Council. Adopted.

By Ald. Elliott—Resolved, by the Common Council, that the members of the Board be requested to hard in take the shairman of the special Menual

Council, that the members of the Board be requested to hand in to the chairman of the special Manual Committee at once a written list of the number of persons by whom books are wanted.

Resolved, further, by the Common Council, that the special Manual Committee be instructed to print on the cover of the Manual the following legend: "Price one dollar."

By Ald, Elliott—Resolved, By the Common Council of the City of Rochester, that the thanks of this Board are due and are hereby most cordially tendered to President Wm. H. Tracy, for his uniform kindness and courtesy as a presiding officer; to Peter Sheridan as City Clerk, for his urbanity, geniality and efficiency as a clerk; to Frank J. Irwin, Messenger, for the invaluable assistance and kindly advice he is always ready to tender to the members of this Board, and to the reance and kindly advice he is always ready to tender to the members of this Board, and to the reporters of the UNION AND ADVERTISER, Democrat and Chronicle, Post-Express, and Morning Herald, for the uniform accuracy, excellence and good temper of the reports of our proceedings during the past year. Adopted.

By Ald. Elliott—Resolved, By the Common Council of the City of Rochester, that the office of Sealer of Weights and Measures and the office of Milk and Meat Inspector be and they are hereby consolidated and the duties of these two offices performed by one office.

Resolved, Further, That the Law and Ordinance Committee of the Common Council of 1889-9, when appointed, shall report to this Board the draft of a

appointed, shall report to this Board the draft of a bill in the nature of an amendment to the Charter, if constitutional, providing for the consolidation of the offices, the salary of the incumbent not to

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	exceed \$1,200 a year. That the said bill shall contain a provision or provisions setting apart a certain room in the Front street building, where standard weights and measures shall be constantly on hand, and that a public scale shall be established near that building. That these weights and measures and scales stall be subject to the use of dealers and citizens at any time, upon application to the official in charge, free of charge. The said official shall also be provided with instruments for testing the purity of milk and freshness of meat, and shall make such tests upon application of any citizen or dealer, free of charge. The committee are also instructed to bring in any further suggestions that may be appropriate and by them considered necessary. Adopted. By Ald. Seyle—Resolved, That this Board hereby expresses the greatest confidence in our retiring member, Ald. Elliott, and further hereby express their regret at his retirement from this Boarl. Adopted by a rising vote. By Ald. Kelly—Whereas, The public convenience requires that the dwellings and buildings on the thickly populated streets of the Fifteenth ward should be numbered as contemplated by sub-division 7 section 40 of the city charter, therefore, Resolved, That the Cty Surveyor be directed to ascertain the number and name of streets in the Fifteenth ward that are sufficiently built up to make the proper measurements and the record of the same in accordance with the plan adopted for the numbering of the first fourteen wards of the city, and submit the same as soon as possible. Adopted. By Ald. Thayer—Whereas, The Rochester City & Brighton Railroad Company have neglected for some time past to run their cars along the end of the same in accordance with the plan adopted for the numbering of the first fourteen wards of the city, and submit the same as soon as possible. Adopted. By Ald. Thayer—Whereas, The Rochester City & Brighton Railroad Company have neglected for some time past to run their cars along the end of eastern terminus of Park avenue	Jas. A. Gillis H. D. Byan Post-Express Co. Post Express Co. Post Express Co., publishing notices. Union and Advertiser, printing Union & Advertiser Co., printing proceedings. Union and Advertiser Co., printing registers of election. PAY ROLL MONTH MARCH. C. R. Parsons, Mayor. John A. Davis, Treasurer. F. P. Allen, Asst. Treasurer Edward Thomas, olerk Chas. M. Beattle, A. D. Davis, Fred E Shedd. Ivan Powers, City Attorney. H. J. Sullivan, Assistant City Attorney E. D. Smith, Stenographer W. J. Burke, Clerk. I. F. Quinby, Surveyor W. J. Stewart, Assistant Surveyor. W. B. Sackett, W. W. Race, I. H. Quinby, John Kenyon, Wm. M. Rebasz, C. E. Bingham, Martin Wahl L. Y. McConnell, L. A. Pratt, City Assessor M. J. Mahar, Jacob Gerling Thos. E. White, Judge Municipal Court. Geo. E. Warner, Wm. F. Chandler, Clerk Peter Sheridan, City Clerk. F. J. Irwin, City Messenger Wm. Butler Assistant City Messenger Arthur McCormick, Fire Marshal. Daniel O' Neil, Watchman City Bld'g. Geo. A. Benton, Clerk Civil Service Com William H. O' Kane, Milk Inspector	6 00 12 00 14 00 40 50 2 50 421 86 132 45 275 00 375 00 375 00 360 00 208 37 191 74 83 37 70 00 60 00 350 00 208 37 191 74 83 37 191 74 83 37 191 74 83 37 192 50 83 37 63 37 63 37 63 37 63 37 63 37 63 37 63 37 63 37 60 00 200 200 00 200 200 00 200 200 00 200 200
	Resolved, That the said company be, and it hereby is, requested to immediately commence running their cars along the entire length of said route to the eastern terminus thereof; and in case said company fail to comply with this request, then that the City Attorney bring such suits as may be proper to enforce said ordinance and the running of such cars. Adopted. FINANCE BUDGET No. 12. ROCHESTER, N. Y., March 29, 1888. By Ald. Thayer—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 respective 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. W. B. Sackett, one wye level. W. B. Sackett, one wye level. S 125 00 Burke, Fitz Simons, Hone & Co., cotton. 4 08 Maurice Leyden, recording papers. 27 43 I. F. Quinby, disbursements. 25 10 V. Fleckenstein, P. M., postage stamps. 22 00 Edward A. Masseth, hack hire. 4 00 D. G. Fichtner, serving notices. 9 82 Henry D. Shedd, 10 60 Jacob Kolb, 10 10	J. L. Scott, disbursements. A. H. Martin, disbursements Wm. Danningburg, constable's fees Fred Held, F. J. Amsden, transportation Thos. Groves, shoes Wm. Moran, repairing stove P. G. Siener, medicines. Jos. Posts A. J. & J. A. Bryan, S. A. Bowers, rent. Morris Kiley, Elizabeth Kelly, Mrs. J. Killip, Mina Lauterbach, T. Derrick, F. Ritz, J. Yawman, J. C.Coleman, Geo. Mattern, Punch & Son, burials B. O'Reilly, B. O'Reilly, Geo. Masseth A. D. Dailey, A. W. Mudge, L. W. Maier, P. Joyce, J. A. Beikirch, meat. Geo. M. Schmidt, A. L. Morris, Fred Murr, W. C. Dickinson, coal Doyle & Gallery Bernhard & Casey, James Butter, hack hire Chas. Englert,	18 77 24 000 4 400 18 86 3 85 4 400 9 15 8 400 14 00 15 25 52 00 25 00 2
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Home of Industry,	bread	35 31		000 20
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Thos. McAnarney,		4 00	CITY PROPERTY FUND.	
M. A. Heberger,		22 00	Atkinson & Sykes, locks and door spring \$	15 80
Geo. J. Knapp,		9 00	F. J. Irwin, cleaning City Hall	69 00
Geo. J. Knapp, W. S. Woodruff,		27 00	H. Stutchfield. labor and material Front	00 00
A. Williams,	**	66 00	st. building	79 21
John Bailey,		54 00	st. building	
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P. Connaughton,	• • • • • • • • • • • •	32 00 12 00	John C. King, step ladder, chair Goodale & Stiles, drinking glasses	2 25
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B. F. Martin,		24 00	Louis Ernst, hardware	3 37
W. E. Woodbury,	••••••••	30 00	W. S. Woodruff, snow shovels Rochester Gas Co., gas city buildings	3 37 1 75 172 38
B. Kramer,		29 00	Rochester Gas Co., gas city buildings	8 45
John Sexton, F. Defendorf,		36 15	Jas. Parmmenter, painting	0 46
W. R. Corris,		7 00	POLICE FUND.	
Bohrer Bros.		4 00	Ed P. Olmstead, meals for prisoners	7 50
T. J. Kenning,		2 7 00	Western Union Tel. Co., services, Febru-	
Nick. Ochs,	••	18 00	arv. 1887	36 38
Nick. Ochs, Thos. McMillen,	• • • • • • • • • • • • • • • • • • • •	15 00	Maggie Gaffney, cleaning, &c	15 50
M. Gannon,	• • • • • • • • • • • • • • • • • • • •	10 00	Roch, Dist. Tel. Co., services Feb	5 30 6 50
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Duffy Bros.		$\frac{5}{37} \frac{00}{00}$	Room, Gas Co., gas at patrol nouse	16 50
S. Dubelbeiss,		12 00	Bernhard & Casey, coal patrol house Saml. Sloan, repairs at hedgrs	38 07
J. W. Mudgett,		14 00	Ben. C. Furtherer, expenses Guear case	5 86
Wm. Atkinson, Jos. Bohle,		5 00	Robt. Burns, expenses in Williams case	32. 54
M. Eisenmenger,		12 00	P. C. Kavanagh, expenses in Frye case	4 62
J. C. Gray,		48 00	P. C. Kavanagh, expenses in Frye case B. Frank Enos, expenses Feb	5 60
Thos. Coulson,	• • • • • • • • • • • • • • • • • • • •	4 00	E. W. Budd, rope	4 62 5 60 2 00 3 90
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Alfred Stickles,	b ard	40 00	Roch, Gas Co., gas patroi nouse	10 50 14 00
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Thos. Swanton, Jos. Eagan, Geo. Hartel, Dr. J. L. Roseboot Dr. Pauline Morto Dr. N. M. Collins, Dr. A. R. Gumbarl Dr. V. A. Hoard, Geo. A. Fischer, C. P. P. Dickinson, E. C. Herzberger, Jas. Malley, John Mason, Clerk Sunday Herald blanks Union and Advert ing report PAY R Dr. J. A. Barl Geo. Messmer, Re, Messenger, Messer Wm. T. Kohlmetz, Alex. Bruce, plum Henry M. Heinold Geo. W. Hall, hea J. N. Harder, Jas. Purcell, Frank Downing John Galvin, Set	n, city physician n, city physician n, city physician s, city physician s, city physician ity physician ity Physician xcise Commissioners EALTH FUND. Printing Co., printing iser Printing Co., print- OLL MONTH MARCH. te, Health Officer ger supt. of garbage bing inspector , keeper Hope Hospital, tth inspector	\$ 25 00 00 00 125 00 00 125 00 00 1174 1174 1174 1174 1174 1174 117	Louis Mock, horse. Fred W. Lang, hay and straw. A. F. & S. C. Stewart, repairs to patrol wagon EXECUTIVE BOARD DEPARTMENT, ROCHESTER, N. Y., March 29, 18 To the Common Council: The accompanying bills and estimates, as following statement, having been iawfull tracted, examined, audited and settled board, are hereby certified to your hor Board for payment, pursuant to sec. 148 City Charter. Respectfully submitted, THOS. J. NEVILLE, Clerk of Executive B. Hich vay Fund. Knowlton & Chapin, oil and tanks. E. S. Lee & Co., handles &c. C. T. Ham Mf'g. Co., lanterns and globes Chase & Otis, lumber. Goodale & Stiles, globes. Henry Hebing, hardware. Alfred P. Mann, repairs to harness Joseph F. Bonesteel, rent of Frank street yard. Garvey & Donnelly, repairs to tools. T. J. Neville, Clerk, disbursements Stallman Bro's., stone. Hollister Bro's., lumber. John McConnell, new stone crosswalks	11 7. 10 5 } see the year of
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Thos. Swanton, Jos. Eagan, Geo. Hartel, Dr. J. L. Roseboot Dr. Pauline Morto Dr. N. M. Collins, Dr. A. R. Gumbarl Dr. V. A. Hoard, Geo. A. Fischer, C P. P. Dickinson, E C. Herzberger, Jas. Malley, John Mason, Clerk Sunday Herald blanks Union and Advert ing report PAY R Dr. J. A. Barl Geo. Messmer, Re, Messenger, Messer Wm. T. Kohlmetz, Alex. Bruce, plum Henry M. Heinold Geo. W. Hall, hea J. N. Harder, Jas. Purcell, Frank Downing John Galvin, set Aug. Helbing, Edison Electric L Feb	n, city physician. n, city physician. n, city physician. sity physician. s, city physician. ity physician. ity physician. xcise Commissioners. EALTH FUND. Printing Co., printing iser Printing Co., printing iser Printing Co., printing co., printing iser Printing Co., printing Co., printing iser Printing Co., printing Co., printing iser Printing Co., printing Co.,	\$ 175 000 - 62 50 - 62 50 - 62 50 - 62 50 - 61 74 - 41 74 - 41 74 - 41 74 - 60 00 - 60 00 - 65 00 \$ 25 - 6 00 \$ 83 37 0 87	Louis Mock, horse. Fred W. Lang, hay and straw. A. F. & S. C. Stewart, repairs to patrol wagon EXECUTIVE BOARD DEPARTMENT, ROCHESTER, N. Y., March 29, 18 To the Common Council: The accompanying bills and estimates, as following statement, having been iawfull tracted, examined, audited and settled board, are hereby certified to your hor Board for payment, pursuant to sec. 148 City Charter. Respectfully submitted, THOS. J. NEVILLE, Clerk of Executive B. High vay Fund. Knowlton & Chapin, oil and tanks. E. S. Lee & Co., handles &c. C. T. Ham Mf'g. Co., lanterns and globes Chase & Otis, lumber. Goodale & Stiles, globes. Henry Hebing, hardware. Alfred P. Mann, repairs to harness. Joseph F. Bonesteel, rent of Frank street yard. Garvey & Donnelly, repairs to tools. T. J. Neville, Clerk, disbursements Stallman Bro's, stone. Hollister Bro's., lumber John McConnell, new stone crosswalks. Total **Water Pipe Fund.** Monthly pay roll for March, 1888 P. S. Wilson, renewal of policy, pipe yard Thos. J. Neville, Clerk, freight on	11 7. 10 5 } \$888. } per the y confidence of the y confidence o
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Thos. Swanton, Jos. Eagan, Geo. Hartel, Dr. J. L. Roseboot Dr. Pauline Morto Dr. N. M. Collins, Dr. A. R. Gumbarl Dr. V. A. Hoard, c Geo. A. Fischer, C P. P. Dickinson, E C. Herzberger, Jas. Malley, John Mason, Clerk Sunday Herald blanks H: Sunday Herald blanks Union and Advert ing report PAY R Dr. J. J. A. Barl Geo. Messmer, Re, Messenger, Messer Wm. T. Kohlmetz, Alex. Bruce, plum Henry M. Heinold Geo. W. Hall, hea J. N. Harder, Jas. Purcell, Frank Downing John Galvin, set Aug. Helbing, Edison Electric L Feb Erush Electric L Feb	n, city physician. n, city physician. n, city physician. sity physician. s, city physician. ity physician. ity physician. xcise Commissioners. EALTH FUND. Printing Co., printing iser Printing Co., printing iser Printing Co., printing co., printing iser Printing Co., printing Co., printing iser Printing Co., printing Co., printing iser Printing Co., printing Co.,	. 75 000 . 75 000 . 75 000 . 62 50 . 62 50 . 62 50 . 62 50 . 62 50 . 62 50 . 62 50 . 63 50 . 63 50 . 64 174 . 64 174 . 66 000 . 65 00	Louis Mock, horse. Fred W. Lang, hay and straw. A. F. & S. C. Stewart, repairs to patrol wagon. EXECUTIVE BOARD DEPARTMENT, ROCHESTER, N. Y., March 29, 18 To the Common Council: The accompanying bills and estimates, as following statement, having been iawfull tracted, examined, audited and settled b Board, are hereby certified to your hor Board for payment, pursuant to see. 148 City Charter. Respectfully submitted, THOS. J. NEVILLE, Clerk of Executive B. High vay Fund. Knowlton & Chapin, oil and tanks. E. S. Lee & Co., handles &c. C. T. Ham Mf'g, Co., lanterns and globes Chase & Otis, lumber. Goodale & Stiles, globes. Henry Hebing, hardware. Alfred P. Mann, repairs to harness. Joseph F. Bonesteel, rent of Frank street yard. Garvey & Donnelly, repairs to tools. T. J. Neville, Clerk, disbursements Stallman Bro's., stone. Hollister Bro's., lumber John McConnell, new stone crosswalks. Total Water Pipe Fund, Monthly pay roll for March, 1888. P. S. Wilson, renewal of policy, pipe yard Thos. J. Neville, Clerk, freight on water pipe etc. Buffalo Cast Iron Pipe Co., est. No. 1 cast	11 7. 10 5 } \$888. } per the y con y thin to rable of the oard. 61 3 1 3 5 0 9 6 1 3 1 6 0 9 1 3 1 6 0 9 1 1 3 1 1 6 0 9 1 1 3 1 1 6 0 9 1 1 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

Danford & Knapp T. & S. Co., est. No. 1 distributing pipe	140 50	Dr. A. Tegg, veterinary services and med-
Total		Samuel Remich dicharagements
Water Works Fund.	0,104 11	vices 8 00
Monthly new roll operating expenses for		
March	2,040 87	Total\$6,408 82
Monthly pay roll, service and repairs, for March	1 885 49	Local Improvement Funds.
Thos. J. Neville, Clerk, disbursements for	1,000 40	D. G. W. Hatch, inspection Goodman st. let sewer extn., O. 3,259
Oats, hay, etc	120 66	Monroe Bills, inspection Hayward ave. pipe
Sargent & Greenleaf nadlocks	2 79	Wm B. Wooden inspection Bronson and
Chase & Otis, lumber	34 98	pipe sewer, O. 3,333. 3 75
Chase & Otis, lumber. Louis Ernst & Son, hardware. Joseph Cowles, labor and material	9 75 33 02	and Atkinson et sever O 2 212
Goodale & Stiles, lanterns, globes, etc	1 35 17 75	F. A. Drotsen, inspection Court and Wil-
Brettell & Wilson, labor on engine, etc Woodbury Engine Co., repairs to machin-	17 75	liam sts. outlet sewer, O. 3,268 40 62
ery at pump house	9 93	Partial Estimates.
Rochester Gas Light Co., coke	9 48 16 60	Wiider & McMahon, Est. No. 3, Court and Willam sts. outlet sewer, O. 3,268
Geo. W. Aldridge, salary for March	200 00	Geo. Chambers, Est. No. 3, Caledonia ave
James M. Aikenhead, salary for March B. F. Harris, rent of barn for March	200 00 22 50	and Atkinson st. sewer, O. 3,313 5,025 00
Rochester Gas Light Co., gas	11 55	Total
United Gas Improvement Co., gas for Jan-	11 05	
uary and February	11 85 18 05	Adopted by the following vote: Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz
	14 30	Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz Fritzsche, Eliott, Foley, Selye, Hall, Swikehard
Samuel Sloan, plumbing supplies	7 50 4 83	oudson, Stem, Bonrer, Relly, Thayer.—15.
M. Barry, wood Samuel Sloan, plumbing supplies Whitmore, Rauber & Vicinus, lator and		From the Clerk—
material	60 80 4 26	ROCHESTER, N. Y., March 29, 1888. To the Common Council:
Wm. B. Burke, iron supplies	4 46	GENTLEMEN: In accordance with the provisions
J. Emory Jones, repairs to machinery Rochester Lead Works, solder &c.	108 11 16 09	of the City Charter I hereby report that the fol- lowing named persons have qualified and taken
J. Emory Jones, repairs to machinery Rochester Lead Works, solder, &c Rose & Eddy, hardware	75	the oath of office, viz:
Barr & Creelman, plumbing supplies	1 02	CITY OFFICERS.
Barr & Creelman, plumbing supplies Jackson & Burleigh, stationery Rochester Printing Co., labor on race National Meter Co., meters and repairs to	$\frac{205}{172}$	For Mayor for the term of two years—Cornelius R. Parsons.
National Meter Co., meters and repairs to		For member of the Executive Board for the term
same	438 15 10 00	of three years—Julius Armbruster. For Judge of the Municipal Court for the term
William A. Lay, rent of land Estate of Henry C. Jones, force pump H. F. Seymour & Co., ice plow and creepers	45 00	of six years—Thomas E. White.
Robert Crennell, pay roll	41 25 12 50	WARD OFFICERS.
Marx & Young, repairs to wagon	66 75	Supervisors for the Term of One Year.
J. C. Norris, painting wagon. Philip Neville, labor, &c., Hemlock Lake	12 00	First ward—Lewis Sunderlin.
Sanitary Protection	408 95	Second ward—Joseph Langridge. Third ward—Thomas W. Atkinson. Fourth ward—Charles F. Hetzel. Fifth ward—Joseph T. Cox. Sixth ward—A bram Stern.
Sanitary Protection J. Nelson Tubbs, disbursements, Hemlock Lake Sanitary Protection	63 05	Fourth ward—Charles F. Hetzel.
Horace Hoppaugh, lumber, Hemlock Lake	00 00	Sixth ward—Abram Stern
Horace Hoppaugh, lumber, Hemlock Lake Sanitary Protection. Henry Hebing, hardware, Hemlock Lake	557 70	Seventh ward—George Engert.
Sanitary Protection. Orrin Purcell, services, &c., Canadice Lake	90 19	Seventh ward—Abram steen. Seventh ward—George Engert, Eighth ward—John Rice. Ninth ward—William S. McKelvey. Tenth ward—Joseph Carberry. Elarath ward. Joseph Vor.
Orrin Purcell, services, &c., Canadice Lake Bradshaw & Herzberger, coal	21 72 478 66	Tenth ward—Joseph Carberry.
braushaw & Herzberger, coar	410 00	Eleventh ward—Joseph Yawman. Twelfth ward—Henry G. Cook. Thirteenth ward—Henry G. Took
Total\$	7,111 70	Thirteenth ward—Abram Marsielje. Fourteenth ward—William S. Campbell. Fifteenth ward—Samuel A. Ketchum. Sixleenth ward—Philip Mohr.
Fire Department Fund.		Fourteenth ward—William S. Campbell.
Monthly Payroll for March	4,449 39	Sixleenth ward—Philip Mohr.
Alert "" "Alert Alert " Alert " " Alert " Aler	250 00 237 50	Aldermen for the Term of Tu o Years.
Protective Sack and Bucket Co. quarterly		First ward—William H. Tracy.
appropriation Bochester Gas Light Co., Gas	400 00 25 20	Third ward—Thomas McMillan. Fifth ward—Henry Kohlmetz.
Wm. Murray, labor for March	50 00	Seventh ward—Forest H. Williams. Ninth ward—DeVillo W. Selye.
hav. &c.	96 90	Ninth ward—De Villo W. Selye. Eleventh ward—George B. Swikehard.
hay, &c. J. C. King, mattresses, &c.	247 98	Thirteenth ward—John U. Schroth.
rning Ernst, repairs to narness	$\frac{23}{15} \frac{65}{00}$	Fifteenth ward-J. Miller Kelly.
A. Dubock, horse feed	120 00	School Commissioners for the Term of Two Years.
Nathan Palmer, medicine	3 00 4 50	First ward—John E Durand. Third ward—John Brothwick.
	10 11	Fifth ward—Charles S. Cook.
Geo. Bantel & Sons, horse	225 00	Seventh ward—Milton Noves. Ninth ward—William McElory,
Jas. R. Chamberlin, supplies. Samuel Moulson, soft soap.	$\begin{array}{c} 34 & 50 \\ 3 & 75 \end{array}$	Twelfth ward—Conrad Eckhardt
	6 43	Thirteenth ward—Frederick C. Kuefer
L. Murray Moore, stable baskets	22 50 5 50	Constal les for the Term of One Year. First ward—Frank H. Hovey.
Kelly Lamp Co., repairs to lamps	3 25	Second ward—Plank H. Hovey.

Third ward—William H. Groot. Sixth ward—Emil Bueler. Sixth ward—Emil Bueler.
Seventh ward—Herschel V. Filkins.
Eighth ward—John Daily.
Ninth ward—James Plunkett.
Tenth ward—Michael Cullinan.
Twelfth ward—John Dart.
Thirteenth ward—Louis Schultz.
Fourteenth ward—John Sutter.
Fifteeuth ward—John Sutter.
Fifteenth ward—William M. Fuller.

Inspectors of Election for the term of one year. First ward-Thomas Brooks, John Culhane;

First ward—Thomas Brooks, John Culhane; Charles D. Evans, appointed.
Second ward—John Sullivan, William T. Begg.
Third ward, Ist. district—Daniel D. Wright,
William Tanner; Luke J. MeGlue, appointed.
Third ward, 2d. district—Edwin C. Sykes, Harvey
F. Remington, Phillip McConnell, appointed.
Fourth ward—William Whitelocke, Thomas F.
Cunningham; W. V. K. Lansing, appointed.
Fifth ward, 1st. district—Frank E. Rowe,
Charles T. Radcliffe; Chauncey B. Doxtater, ap-

Fifth ward, 2d. district—Charles G. Oyenburg, William A. McCallum. Sixth ward—Fred McKillip, Walter Miller; Myer

Sixth ward.—Fred McKillip, Walter Miller; Myer J. Rothchild, appointed.
Seventh ward, 1st district—Joseph L. Vogt, Leonard W. Kirby; Egbert P. Jennings, appointed. Seventh ward, 2d district—George H. Brown, George R. Losey; Jetemiah M. Deyo, appointed. Eighth ward, 1st district—Maurice Moynihan, John O'Rourke.
Eighth ward, 2d district Loo. A. Smith Lohn

Eighth ward, 2d district—Leo. A. Smith, John

Eighth ward, 3d district—John Sweeney, John

Ninth ward, 2d district-John Pfluge, Fred Decker.

Tenth ward—John F. Spillman, George M. Long. Eleventh ward, 1st district—Roman G. Fell, William Heintz; George Roth, appointed. Eleventh ward, 2d district—James W. Corcoran,

Eleventh ward, 2d district—James w. corco.a., Aug. Bauer.
Twelfth ward, 1st district—Charles B. Orcutt, Andrew Carle; Roswell Woodward, appointed.
Twelfth ward, 2d district—oseph McDermott, Henry McMahon; Philip Arnold, appointed.
Thirteenth ward, 1st district—Bearnard Helberg, Conrad Kuehles; Valentine J. Knapp, appointed.
Thirteenth ward, 2d district—Frederick W, Krapp, Gustave Zoberbeir.
Fourteenth ward, 1st district—John E. Kneen, Frank Allison.

Frank Allison.

Fourteenth ward, 2d district-Charles Kreckman,

Cornelius Flannigan. Fifteenth ward—William Stephenson, Thomas E.

Buckley.

Sixteenth ward, 1st district—Thomas, B. Gilmore, Elmer J. Carroll; Isaac DeMallie, appointed.

Sixteenth ward, 2d district—Jacob Traugott Charles E. Weigel.

Sixteenth ward, 3d district—John A. La Force

Valentine Doser.

Commissioners of Deeds.

Wm. H. Amos.

Respectfully submitted,

PETER SHERIDAN City Clerk.

Ald. Foley moved that the vote taken on the disposition of the Mayor's communication in relation to the investigation of the Police and Excise Commissioners be reconsidered. Adopted. Ald. Foley moved that the communication be referred to the committee on investigation of the Police and Excise Commissioners.

Adopted by the following vote:

Ayes—Ald. Sullivan, Fee, Elliott, Foley, Selve, Hall, Swikehard, Stein, Kelly, Thayer—10.

Nays—Ald. Marson, Kohlmetz, Fritzsche, Judson, Bohrer—5.

By Ald Kohlmetz—

By Ald. Kohlmetz-To the Honorable the Common Council of the Ci'u of Rochester:

Gentlemen—Your Law Committee begs leave to report, that in the matter of the application of the Western New York Institution for Deaf Mutes to have conveyed to it, without consideration, the lands and premises now occupied and used by the Association, on St. Paul street, and which for many years have been, and are now, owned by the city, would respectfully report that no power apparently exists in the city to comply with such request, and upon the members of the Council voting in support of such action, and the property or estate of the city being lessened, it may create a liability against them on behalf of taxpayers under the so-called taxpayers' act.

The application should, therefore, in the opinion of your committee, be rejected, unless the corporation pay to the city a fair, reasonable appraised GENTLEMEN-Your Law Committee begs leave

or your committee, be rejected, unless the corpora-tion pay to the city a fair, reasonable appraised value of the property, except from the considera-tion of such value any improvement by way of buildings, or otherwise, made by said corporation should be deducted, after an act of the Legislature pownitting and reduction is present. permitting such reduction is passed.

Reduction is passed.

Respectfully submitted,
H. KOHLMETZ,
H. G. THAYER,
JOS. H. FEE,
GEO. W. ELLIOTT,
J. S. JUDSON,
Law Committee.

Ordered received, filed and published.

By Ald. Kohlmetz—Resolved, That the applica-tion of the Western New York Association for Deaf Mutes, mentioned in the foregoing report, be, and the same hereby is, denied, for the reason

be, and the same hereby is, denied, for the reason therein stated. Adopted.

By Ald. Fee—Petition of J. J. Thompson to erect a wood building. Petition granted.

By Ald. Foley—Petitions of Neilie A. Sullivan and Mary T. Sullivan to erect wood buildings. Petitions granted.

By Ald. Swikehard—Petition for electric light on Maple street. Referred to the Lamp Committee.

By Ald. Thayer—Petition to accept Melville park as a public street. Referred to the Executive Board.

By Ald. Thayer—Petition for water mains in Keeler st. Referred to the Water Works Commit-

Reterest. Reterred to the water works committee and Executive Board.

By Ald. Sullivan—Resolved, That the thanks and good wishes of this Board be and is hereby extended to Ald. Marson and Stein for their uniform courtesy and kindness during the past year.

Adorted by a vising vertex.

Adopted by a rising vote.
On motion of Ald. Selye, the Board then adjourned.

PETER SHERIDAN, City Clerk.

In Common Council-April 2d, 1888.

FINAL MEETING.

Ald. Wm. H. Tracy, president of the Board, pre-

Present—Ald. Tracy, Sullivan, Marson, Fee, Kohlmetz, Fritzsche, Elliott, Foley, Seyle, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—15.
Absent—Ald. Stein—1.
By Ald. Thayer—
Whence A servin communication submitted to

By Ald. Thayer—
Whereas, A certain communication submitted to this Council by Ald. Kohlmetz at a regular meeting of this Council, March 20, 1888, said communication being addressed to the honorable the Common Council of the city of Rochester and signed by Cornelius R. Parsons, appears to be a personal attack on an honorable member of this Council in the proper discharge of his official duties as chairman of a special committee, created by this board. man of a special committee, created by this board:

Whereas, Said communication implies incompe tency or duplicity on the part of the majority of said committee by treating their unanimous report as an expression of personal and political spite on the part of Chairman Elliott, to which the other members of the committee became a consenting party by their approval and endorsement; thereResolved, That we regard the said communica-tion of His Honor, the Mayor, as unworthy of its distinguished author, and disrespectful to this Board, and that it be respectfully returned to His Honor, the Mayor, without further consideration; further further.

Resolved, That the Clerk of this Board be directed by the chair to return said communication as above with a copy of these resolutions.

JOHN H. FOLEY,
H. G. THAYER,

Committee.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Fee, Foley, Selye,
Hall, Swikehard, Kelly, Thayer—9.
Nays—Ald. Marson, Kohlmetz, Fritzsche, Judson, Bohrer—5.
Ald. Elliott was excused from voting.
By Ald. Kelly—Whereas, It has come to the
knowledge of this Common Council of the death our knowledge of this Common Council of the death of Charles, Bollin Dayis father of John A. Davis, our worthy City Treasurer. Resolved, That on his death this Common Council have been reminded of the uncertanity of this frail and transitory life, that the community has sustained a severe loss in that the community has sustained a severe loss in his death and that we extend our heartfelt sympathy to our Treasurer and the widow and family of deceased. Resolved, That a copy of these resolutions be and the same are incorporated in our minutes and they be sent to the Treasurer.

Adopted by a rising vote.

Ald. Kohlmetz from the Law Committee reported progress in the matter of the adjustment of the Telephone settlement and asked for further

time which wasgranted.

By Ald. Judson—Resolved, That the Clerk of By Ald. Judson—Resolved, That the Clerk of this Board be directed to make a report in detail of the total cost of the publishing of the proceedings, resolutions and ordinances of the Common Council and Executive Board, and all the notices and advertisements and proceedings of any of the officers of the city for the fiscal year ending April 1st, 1888. Also, the same in the aggregate of the fiscal year ending April 1st, 1887, and report at the next regular meeting. Adopted.

The President of the Board (Ald, Tracy) then delivered the following valedictory address.

livered the following valedictory address

GENTLEMEN OF THE COMMON COUNCIL—Another municipal year has been added to the history of our city. Your labors as a legislative body of the people are forever closed. The time has come the people are forever closed. The time has come for the going out of the old board and the coming in of the new, and for me as the presiding officer of your retiring body to thank you with all sincerity for the uniform good will with which you have constantly treated me and the courtesy which you have invariably extended to my efforts to discharge impartially the duties resting upon me. As your presiding officer I have endeavored to be fair to all and to favor none; to base my decisions on what I considered to be just, according to the custom and rules of legislative deliberation; to listen with patience to whatever arguments could fairly be urged for or against proposed measures, and to prevent as far as posssible the waste of time by needless and desultory discussion. These have been my duties, as I understand them, and I have tried to do them. How far I have failed or succeeded must receive its measure of just judgment at your hands. Your duties, as the representatives of those who sent you here, were that of devotion to the public interest; to observe the rules of legislative government; to act with gentlemanly deportment; to be guided by the intention to give honest legislation as the result of your best judgment—do that and you commend yourself to the good judgment of the public and give to your decisions the respect that belongs to them. That you have, each and all, endeavored to do your duty in every respect I have mentioned I and but honestly believe. Never have I presided for the going out of the old board and the coming do your duty in every respect I have mentioned I can but honestly believe. Never have I presided over or been connected with any like body of men where there has been less of personality exhibited, where good sense and conduct have made the duties of a presiding officer so easy of performance; where motives have

been so seldom questioned, or that has been as I believe more purely animated by the single pur-pose of giving your time and labor to the best inpose of giving your time and labor to the best interests and growth of our splendid city, and with no other object than your desire to promote the happiness of your fellow men, so far as resides in your power, by appropriate legislation. We have indeed a beautiful city destined in time to become a great one. Encircled by fertile fields, by scenes and landscapes diversified and delightful, the recepticle of its full share of foreign immigration, and drawing to its environments the best bone and sinew from the manhood, rank and file of the the Genesee valley and all Western New York. With great business interests and vast accumulated capital with an industrious and enterprising population; with schools, seminaries enterprising population; with schools, seminaries and churches and a system of public charities the equal, if not the superior, of any city of like rank, all guarantee for us a future of intelligent citizenall guarantee for us a ruture of intelligent citizenship and permanent prosperity. That as representatives of the people we have great responsibilities and difficult duties to perform is beyond question. We know that we should be careful custodians of the public money and that public funds should be voted away only for legitimate and just uses, but there is a public economy that is public detriment. A city's prosperity, like a man's character, either retrogrades or advances, that is its test of strength. Our that is public detriment. A city's prosperity, like a*man's character, either retrogrades or advances, that is its test of strength. Our city is growing richer and larger every year; it is growing more beautiful every year. Today it is our boast that we are a finely improved, cleanly kept, and beautifully lighted city. All these things have not been accomplished without measures which have been originated by the Common Council, and adopted sometimes only after unfriendly and unjust criticism. But it is this system of legislationthat is advancing our city's growth and prosperity, and of which our citizens are to-day justly proud. Whatever criticism may be advanced against us our answer is that in the public works of this city, as you find them to-day, are the evidences of the rectitude of our intentions. We are thankful that in the kindness of Providence our number remains unbroken; we go as we came, our ranks unattacked by the great destroyer. With the best wishes for you, each and all; with the kindest memories of the honor you have personally conferred upon me and the respect you have constantly shown for the place itself which I have held, I now thank you and say good-bye.

Ald Elliott moved that the valedictory address.

say good-bye.
Ald. Elliott moved that the valedictory address be received, filed and published. Adopted.
Ald. Elliott addressed the President as follows:

I desire to usurp the functions usually performed with so much grace by the a derman from the Fifteenth, and move an adjournment of this body; but, before doing so, I desire to make a few remarks.

It has been noted by those who have made a study of political institutions that the American people suffer a change of government with less harm to their institutions than any nation upon the earth. When the lamented Garfield stood upon the steps of the old treasury building in Wall street on that fateful April morning when Abraham Lincoln passed to his reward, he said:
"The government at Washington still lives,"
Death and calamity may come, political revolutions may sweep over the land, and one-half of tions may sweep over the land, and one-hair of the nation may be in armed conflict and rebel-lion against it, but "the government at Washing-ton still lives." But a few months ago, after having been in power for twenty-four years, in a period of tremendous responsibilities and during a time when every function of the body politic was taxed to its utmost, the republican party passed out of power, and the demo-cratic party took their places in the government at Washington. I say, as a republican, and I say it with satisfaction, that, though the party, as we say, that "saved the union" was not peras we say, the that was a so por-mitted longer to serve in the national adminis-tration, the democratic party came into power, and "the government at Washington still lives!" But why does it live? Why did it live through that supreme contest? Because it is not founded so much on the constitution—it is not founded so much on the institutions that our fathers made, but it is established in the heart of the people, and as long as humanity lives, and man is true to his own best impulses, "the government at Washington" will survive. When man becomes untrue to himself, it makes no difference to what party he belongs, and when the people are unworthy, the seed of death and destruction will have been sown, and "the government at Washington" will perigh.

are unworthy, the seed of death and destruction will have been sown, and "the government at Washington" will perish.

Now, Mr. Chairman, in the course of events, we, as the board of aldermen, have suffered a change. The people have decreed that some should go, and some should come, but here too the change is made without shock. In the last year we have endeavored, as you well state, Mr. Chairman, to give to the people of Rochester good government, and I speak with no small pride of the illustrious example you have set us in kindly and courteous manners. You emphasized in your address that there have been no personalities. No man has favored or opposed measures for the reason that any one man was for or against them. We have done the best we could, under the circumstances. We may admit gentlemen and fellow citizens, that we have made mistakes in judgment, but we have not been untrue to the principles, and form of American institutions. We there we bedemocrats or republicans, we believe that all of us cherish those principles, and are willing to sacrifice our lives, as we have sacrificed our time, for their interest.

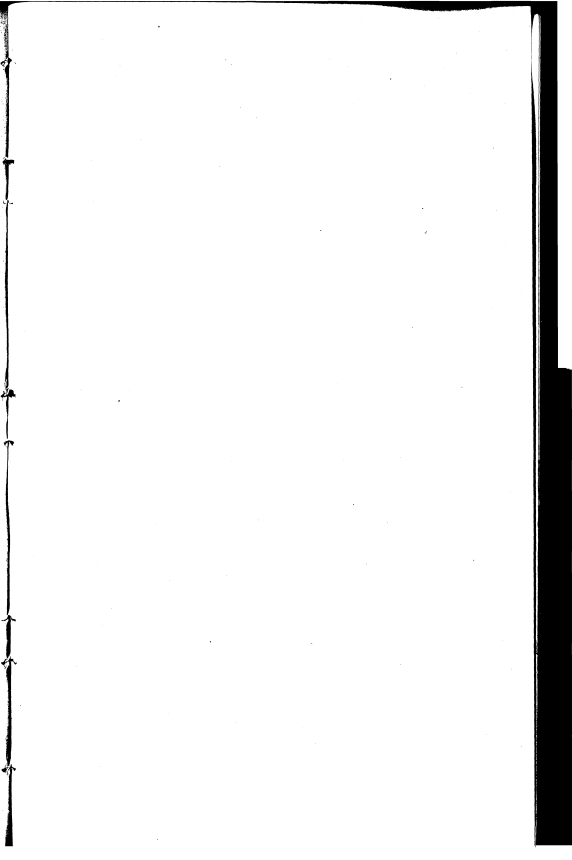
But, Mr. Chairman, we have presumed upon your good nature. We have had our pictures taken. We have had these pictures set by an artist. They tell us that a gem, even though it is

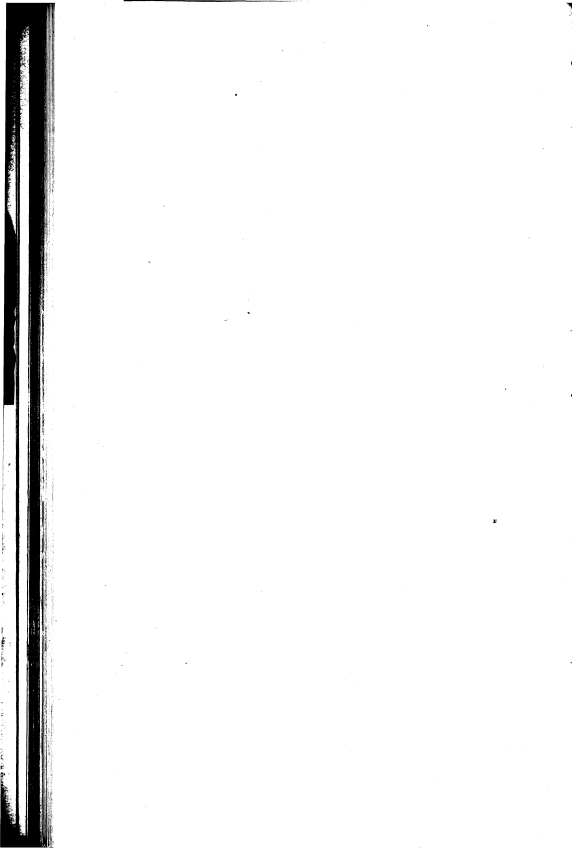
an inferior stone with a crack or flaw, if it is properly set so as to let the light properly shine through it, it will become a gem of value fit to wear upon the breast. Now, the pictures in this frame are the forms of these men who have tried to stare you out of countenance for the past year; perhaps have tried to embarrass you with motions and points of order that were unparliamentary. The artist has set these pictures in red—we do not intend to convey the impression however, that we have "painted the town red," but the artist has surrounded us with the "royal rouge," and thus diverted attention from our facial defects. They tell us that photography has been so advanced that after taking two or three hundred pictures, by placing one on top of the other, there can be formed one composite pertrait or ideal face. Here you have the features of 18 men, which taken one upon the other will produce to you, not the irregular features of each face, but a composite picture that shail leave in your heart the impression of a kindly man, who gives you his heart with his hand. As time goes on, and these pictures hang upon your walls, you can look upon these faces and remember that every man respects you, and wishes you the very best of experiences in this life, and, as I said a year ago, a warm welcome into that better realm where there is no parting.

The present consisted of the photographs of the Common Council, City Clerk and City Messenger set in garnet plush and surrounded with an elegant glit frame.

Ald. Tracy, although taken completely by sursurprise, expressed his appreciation of the gift in a few but well chosen words.

On motion of Ald. Elliott the Board adjourned sine die. Peter Sheridan, City Clerk.





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